

for, and further providing that the limitation of the duration of office to two (2) years shall not apply to State, county or municipal Civil Service employees.

Has carefully compared same and finds it correctly engrossed.

BRIDGERS, Chairman.

REPORT OF THE COMMITTEE ON ENROLLED BILLS

Committee Room,

Austin, Texas, April 5, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 71, Memorializing the United States Congress to take action necessary to protect the cotton growers of the South.

Has carefully compared same and finds it correctly enrolled.

HAMILTON, Chairman.

SENT TO THE GOVERNOR

April 5, 1939

House Concurrent Resolution No. 71.

FIFTIETH DAY

(Thursday, April 6, 1939)

The House met at 10:00 o'clock a. m., pursuant to adjournment, and was called to order by Speaker Morse.

The roll of the House was called, and the following Members were present:

Mr. Speaker	Brown
Allen	of Nacogdoches
Allison	Bundy
Alsup	Burkett
Anderson	Burney
Bailey	Cauthorn
Baker	Celaya
of Fort Bend	Chambers
Baker of Grayson	Clark
Bell	Cleveland
Blankenship	Cockrell
Bond	Coleman
Boyd	Colquitt
Boyer	Colson, Mrs.
Bradbury	Cornett
Bradford	Corry
Bray	Crossley
Bridgers	Daniel
Broadfoot	Davis of Jasper
Brown of Cherokee	Davis of Upshur

Dean	McNamara
Derden	Mohrmann
Dickison	Montgomery
Dickson	Morris
Donaghey	Newell
Faulkner	Nicholson
Felty	Oliver
Ferguson	Pace
Fielden	Pevehouse
Fuchs	Piner
Galbreath	Pope
Gilmer	Ragsdale
Goodman	Reader of Bexar
Gordon, Mrs.	Reader of Erath
Hale	Reaves
Hamilton	Reed
Hankamer	Rhodes
Hardeman	Riviere
Hardin	Roach
Harp	Roberts
Harper	Robinson
Harrell of Bastrop	Russell
Harrell of Lamar	Schuenemann
Hartzog	Segrist
Heflin	Shell
Holland	Skiles
Howard	Smith of Frio
Howington	Smith of Hopkins
Hull	Smith
Hunt	of Matagorda
Isaacks	Spencer
Johnson of Ellis	Stinson
Johnson of Tarrant	Stoll
Kennedy	Talbert
Kern	Tarwater
Kerr	Taylor
Kersey	Tennant
Kinard	Thornberry
King	Thornton
Langdon	Turner
Lehman	Vale
Leonard	Vint
Little	Voigt
Lock	Waggoner
Loggins	Weldon
London	Westbrook
Mays	White
McAlister	Wilson
McDaniel	Winfree
McDonald	Wood
McFarland	Wright
McMurry	

Absent

Dwyer Monkhouse

Absent—Excused

Dowell	Petsch
Harris	Wells
Keith	Worley
Leyendecker	

A quorum was announced present.

Prayer was offered by Rev. George W. Coltrin, Chaplain, as follows:

"Our Heavenly Father, humbly we stand in Thy presence this morning owing Thee far more than we can ever repay. We praise Thee for Thy goodness and Thy grace toward us. Leave us not to our own devices, but use us today for purposes of Thine own good pleasure. In Jesus' name. Amen."

LEAVES OF ABSENCE GRANTED

The following Members were granted leaves of absence on account of important business:

Mr. Leyendecker for today, on motion of Mr. Holland.

Mr. Petsch for today, on motion of Mr. Hardeman.

Mrs. Gordon temporarily for today, on motion of Mr. Boyer.

The following Member was granted leave of absence on account of illness:

Mr. Anderson for this morning and yesterday, on motion of Mr. Reader of Bexar.

HOUSE BILLS ON FIRST READING

The following House bills, introduced today, were laid before the House, read severally first time, and referred to the appropriate committees, as follows:

By Mr. Kinard:

H. B. No. 945, A bill to be entitled "An Act providing that in certain counties that whoever shall enter upon the inclosed or uninclosed land of another without the consent of the owner, proprietor or agent in charge thereof, and hunt with firearms or catch any game thereon, or thereon catch or take or attempt to catch or take any fish from any pond, lake, tank or stream on said land, or in any manner depredate upon the same, or take or attempt to take any property from the inclosed or uninclosed land of another, shall be guilty of a misdemeanor; defining what constitutes "inclosed land," and specifying that proof of ownership or lease or agency may be made by parol testimony; providing a penalty, and declaring an emergency."

Referred to the Committee on Game and Fisheries.

By Mr. Kinard:

H. B. No. 946, A bill to be entitled "An Act providing that in certain

counties that it shall be unlawful for any person to trap or set a trap or deadfall on the inclosed or uninclosed land of another without the consent or permission of the owner of said land, and so that it shall be unlawful for any person, at any time, to trap or kill upon the posted or inclosed or uninclosed land of another, or be in possession of a muskrat or other furbearing animal or the hide of such animal, taken from such land, without the consent of the owner or lessee of such land; providing a penalty, and declaring an emergency."

Referred to the Committee on Game and Fisheries.

By Mr. Reader of Erath:

H. B. No. 947, A bill to be entitled "An Act validating certain school districts in all counties having a population of not more than twenty thousand, eight hundred and ten (20,810) and not less than twenty thousand, eight hundred, (20,800) according to the Federal Census of 1930, and having a scholastic population of not more than four thousand, six hundred and fifty, (4,650) and not less than four thousand, six hundred and forty, (4,640) according to the scholastic census of 1938-39 as contained in the Public School Directory of the State Department of Education, where districts have voted bonds under a title of Independent School District and they should have voted bonds under the title of Rural High School District; providing authority for the Attorney General to approve said bond, and declaring an emergency."

Referred to the Committee on Counties.

By Mr. Cleveland:

H. B. No. 948, A bill to be entitled "An Act providing for County Auditor in all counties having a population of not less than fourteen thousand, eight hundred and fifty, (14,850) and not more than fourteen thousand, nine hundred and twenty, (14,920) according to the last preceding Federal Census, or any subsequent Federal Census; prescribing duties of said Auditor; providing salary for such Auditor; prescribing mode and manner of payment of such salary, and declaring an emergency."

Referred to the Committee on Counties.

BILLS RE-REFERRED

Mr. Corry moved that House Bill No. 750 be withdrawn from the Committee on State Affairs and referred to the Committee on Agriculture.

The motion prevailed by the following vote:

Yeas—75

Allen	Kern
Bailey	Kerr
Baker	Kersey
of Fort Bend	Kinard
Baker of Grayson	King
Bradbury	Langdon
Brown of Cherokee	Lehman
Brown	Lock
of Nacogdoches	London
Bundy	McAlister
Burney	McDaniel
Clark	McMurry
Cleveland	Mohrmann
Cockrell	Newell
Coleman	Oliver
Cornett	Pevehouse
Corry	Piner
Crossley	Ragsdale
Daniel	Reader of Erath
Davis of Jasper	Roach
Davis of Upshur	Roberts
Dean	Robinson
Derden	Russell
Dickson	Segrist
Faulkner	Skiles
Ferguson	Spencer
Fuchs	Stoll
Galbreath	Talbert
Hale	Tennant
Hamilton	Thornton
Hardin	Turner
Harp	Vale
Harper	Vint
Harrell of Bastrop	Weldon
Harrell of Lamar	Westbrook
Hull	Winfree
Isaacks	Wood
Johnson of Ellis	Wright
Kennedy	

Nays—42

Alsup	Gilmer
Bell	Goodman
Blankenship	Hankamer
Bond	Hardeman
Boyd	Heflin
Boyer	Holland
Bradford	Howington
Bridgers	Leonard
Broadfoot	Little
Burkett	McDonald
Cauthorn	McNamara
Colson, Mrs.	Montgomery
Donaghey	Nicholson
Fielden	Pace

Pope
Reader of Bexar
Reed
Rhodes
Riviere
Schuenemann
Shell

Smith of Frio
Stinson
Tarwater
Taylor
Thornberry
Voigt
Wilson

Absent

Allison	Johnson of Tarrant
Bray	Loggins
Celaya	Mays
Chambers	McFarland
Colquitt	Monkhouse
Dickison	Morris
Dwyer	Reaves
Felty	Smith of Hopkins
Gordon, Mrs.	Smith
Hartzog	of Matagorda
Howard	Waggoner
Hunt	White

Absent—Excused

Anderson	Leyendecker
Dowell	Petsch
Harris	Wells
Keith	Worley

Mr. Faulkner moved that House Bill No. 127 be withdrawn from the Committee on Revenue and Taxation and referred to the Committee on Agriculture.

Mr. Boyer moved to table the motion to re-refer.

The motion to table was lost.

Mr. Boyer moved, as a substitute motion, that House Bill No. 127 be withdrawn from the Committee on Revenue and Taxation and referred to the Committee on Liquor Traffic.

Mr. Davis of Upshur moved to table the substitute motion by Mr. Boyer.

The motion to table was lost.

Question then recurring on the substitute motion by Mr. Boyer to re-refer House Bill No. 127 to the Committee on Liquor Traffic, it prevailed.

RELATIVE TO HOUSE BILL NO. 329

By unanimous consent of the House, Mr. Winfree was authorized to withdraw House Bill No. 329 from further consideration by the House, and to withdraw his name as author of the bill.

MESSAGE FROM THE SENATE

Austin, Texas, April 6, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: I am directed by the Senate

to inform the House the Senate has passed the following:

H. B. No. 47, A bill to be entitled "An Act to amend Article 2462, Revised Civil Statutes of Texas of 1925, as amended by Acts of the Forty-first Legislature, Regular Session, Chapter 17, page 46, Section 1, providing for receiving, lending, and investing of funds of Credit Unions, etc., and declaring an emergency."

H. B. No. 49, A bill to be entitled "An Act amending Articles 3704, 3705, 3706, 3707, 3709, 3711, and 3738 of the Revised Civil Statutes of Texas of 1925, etc., and declaring an emergency."

H. B. No. 249, A bill to be entitled "An Act concerning the liquidation, rehabilitation, reorganization, or conservation of insurers, and placing same under the Board of Insurance Commissioners; providing for the appointment of a liquidator by the Board of Insurance Commissioners, etc., and declaring an emergency." (With amendment.)

H. B. No. 339, A bill to be entitled "An Act providing for a closed season on deer and wild turkey in Bastrop County for a period of five years, etc., and declaring an emergency."

H. B. No. 379, A bill to be entitled "An Act amending Section 1, of House Bill No. 1002, Chapter 363, of the General and Special Laws of the Forty-first Legislature, Regular Session, 1937, etc., and declaring an emergency."

H. B. No. 414, A bill to be entitled "An Act validating all ordinances of Home Rule Cities in Texas incorporated under and operating under the provisions of Home Rule Amendment to the Constitution of the State of Texas and under Title 28, Chapter 13, of the Revised Civil Statutes of Texas, 1925, etc., and declaring an emergency." (With amendment.)

H. B. No. 527, A bill to be entitled "An Act to provide for a more equitable salary of county superintendents of public instruction in all counties of the State of Texas having a population of not less than one hundred and ninety-seven thousand (197,000) and not more than one hundred and ninety-eight thousand, (198,000) and all counties with a population of not less than thirty-two thousand, four hundred, (32,400) and not more than thirty-two thousand, eight hundred, (32,800) according to the last preced-

ing Federal Census, etc., and declaring an emergency."

H. B. No. 674, A bill to be entitled "An Act providing for compensation of County Auditors in certain counties, and declaring an emergency." (With amendment.)

H. B. No. 807, A bill to be entitled "An Act ratifying, confirming, and validating all acts of County Boards of Trustees in ordering an election for the purpose of laying out, establishing, combining, abolishing, or changing any Independent or Common School Districts, etc., and declaring an emergency." (With amendments.)

The Senate has reconsidered the vote by which Senate Joint Resolution No. 12, failed to pass to engrossment on April 3rd.

Respectfully,

BOB BARKER,

Secretary of the Senate.

(Mr. Leonard in the Chair.)

ADDITIONAL SIGNERS OF HOUSE BILL NO. 810

Mr. Vint and Mr. Fuchs were authorized to sign House Bill No. 810, as co-authors of same.

RELATIVE TO RESOLUTION PERIOD

On motion of Mr. Lock, the House dispensed with the consideration of resolutions, at this time.

SENATE BILL NO. 135 ON PAS- SAGE TO THIRD READING

The Chair laid before the House, as unfinished business, on its passage to third reading,

S. B. No. 135, A bill to be entitled "An Act further regulating all life, health and accident assessment insurance companies or associations or burial societies, repealing conflicting laws, authorizing the Board of Insurance Commissioners to limit the use of names, and to pass upon the worthiness of officers; requiring bonds of all employees having access to moneys; requiring deposits and limiting advertisements thereof; providing for keeping rosters and records of clubs, classes or groups, and prohibiting transfer of Members, classes or groups to other associations or to other classes or groups without the approval of the Board; requiring the

keeping of adequate records satisfactory to the Board; prescribing the contents and form of applications and certificates, and renewal thereof, and declaring an emergency."

The bill having heretofore been read second time with committee amendment by Mr. Heflin, and amendment by Mr. Reed, to the committee amendment, pending.

(Speaker in the Chair.)

Mr. Thornton moved to table the amendment by Mr. Reed.

The motion to table prevailed.

Mr. Stinson offered the following amendment to the committee amendment:

Amend committee amendment No. 2, to Senate Bill No. 135, mimeographed copy, Section 17, line 1, page 11, by inserting after the word "Act," in said line 1, the following: "or of any fraternal benefit society as defined by law."

Mr. Smith of Hopkins moved the previous question on the pending amendments and the passage of Senate Bill No. 135 to third reading and the motion was duly seconded.

Question recurring on the motion for the main question, it was lost.

(Pending consideration of the amendment by Mr. Stinson, Mr. Leonard occupied the Chair temporarily.)

(Speaker in the Chair.)

The amendment by Mr. Stinson to the committee amendment was then adopted.

Mr. Colquitt offered the following amendment to the committee amendment:

Amend committee amendment to Senate Bill No. 135, Section 1, to read as follows:

"Section 1. Scope of Act. This Act shall apply to and embrace all insurance companies and associations, whether incorporated or not, which issue policies or certificates of insurance on the lives of persons, or provide health and accident benefits, upon the so-called mutual assessment plan, or whose funds are derived from the assessments upon its policyholders or members, and shall, in fact apply to all life, health and accident companies or associations which do not come within the provisions of Chapter 3, Chapter 5, Chapter 6, Chapter 7, Chapter 8, Chapter 9, Chapter 18, Chapter 19, or Chapter 20, Title 78

of the Revised Civil Statutes of Texas. This Act shall include local mutual aid associations, statewide life; or life, health and accident associations; mutual assessment life, health and accident associations; burial associations; and/or similar concerns, by whatsoever name or class designated, whether specifically named herein or not.

This Act does not enlarge the powers or rights of any such associations nor enlarge the scope of their legal or corporate existence; nor authorize the creation of any association or corporation to do any of the sorts of business above indicated, where such creation is not now specifically permitted by law. The laws prohibiting or limiting such creation and the exercise of corporate power are not affected by this Act.

On motion of Mr. Hull, the amendment was tabled.

Mr. Boyd offered the following amendment to the committee amendment:

Amend committee amendment No. 1, to Senate Bill No. 135, page 12, of the typewritten amendment, line 2, on such page, by striking out the words, "acting for itself, or through," and substitute therefor the words, "shall call upon the Attorney General to bring suit immediately for."

Mr. Boyer offered the following substitute for the amendment by Mr. Boyd:

Substitute Boyd amendment, as follows:

Amend committee amendment No. 1 to Senate Bill No. 135, page 12 of the typewritten amendment, line two, on such page, by striking out the words, "acting for itself, or through," and substitute therefor the words, "shall call upon the Attorney General to bring suit immediately,"—"Provided, further that such suit shall be instituted in the county where the home office of the association is situated."

Mr. Boyd moved to table the substitute amendment by Mr. Boyer.

The motion to table was lost.

Mr. McAlister moved the previous question on the pending amendments and the passage of Senate Bill No. 135 to third reading, and the motion was duly seconded.

Question recurring on the motion for the main question, it was lost.

Question then recurring on the sub-

stitute amendment by Mr. Boyer, yeas and nays were demanded.

The roll of the House was called, and the vote announced, as follows—Yeas, 61; Nays, 61.

A verification of the vote was requested.

Mr. Bond moved a call of the House pending the verification, and the call was duly ordered.

The roll of the "yeas," and "nays" was again called, and the verified vote resulted, as follows:

Yeas—60

Allison	Howington
Alsup	Hunt
Bailey	Johnson of Ellis
Baker of Grayson	Kennedy
Bell	Kern
Bond	Lehman
Boyer	Little
Bradbury	Loggins
Bridgers	London
Brown of Cherokee	McMurry
Brown	McNamara
of Nacogdoches	Morris
Bundy	Oliver
Burkett	Pace
Burney	Piner
Chambers	Pope
Clark	Reader of Bexar
Cockrell	Reader of Erath
Cornett	Reed
Crossley	Roberts
Davis of Upshur	Smith of Frio
Derden	Spencer
Fielden	Stoll
Fuchs	Turner
Galbreath	Vale
Hale	Weldon
Hardin	Westbrook
Harp	White
Harper	Wood
Harrell of Bastrop	Wright
Harrell of Lamar	

Nays—63

Allen	Faulkner
Baker	Ferguson
of Fort Bend	Gilmer
Boyd	Goodman
Bradford	Hamilton
Broadfoot	Hankamer
Cauthorn	Hardeman
Cleveland	Hartzog
Coleman	Heflin
Colson, Mrs.	Holland
Corry	Howard
Daniel	Hull
Davis of Jasper	Isaacks
Dickson	Kerr
Donaghey	Kersey

Kinard	Schuenemann
King	Segrist
Langdon	Shell
Lock	Skiles
Mays	Smith of Hopkins
McAlister	Smith
McDaniel	of Matagorda
McDonald	Stinson
McFarland	Talbert
Mohrmann	Taylor
Montgomery	Tennant
Newell	Thornberry
Nicholson	Thornton
Reaves	Vint
Rhodes	Waggoner
Roach	Wilson
Robinson	Winfree
Russell	

Absent

Blankenship	Johnson of Tarrant
Bray	Leonard
Celaya	Monkhouse
Colquitt	Pevehouse
Dean	Ragsdale
Dickson	Riviere
Dwyer	Tarwater
Felty	Voigt

Absent—Excused

Anderson	Leyendecker
Dowell	Petsch
Gordon, Mrs.	Wells
Harris	Worley
Keith	

The Speaker announced that the substitute amendment by Mr. Boyer was lost.

Question—Shall the amendment by Mr. Boyd be adopted?

HOUSE BILL NO. 74 WITH SENATE AMENDMENTS

Mr. Stinson called up from the Speaker's table, with Senate amendments, for consideration of the amendments,

H. B. No. 74, A bill to be entitled "An Act creating a State Bar, constituting it an administrative agency of the Judicial Department of the State, defining the powers thereof, prescribing the membership thereof, and prohibiting those not members from practicing law; empowering the Supreme Court to adopt and promulgate rules and regulations for the admission to the practice of law, disciplining, suspending, and disbarring attorneys at law; for the conduct of the State Bar; prescribing a code of ethics governing the conduct of the members

prescribing and limiting the fees to be paid by members, collection and disbursement thereof; preserving the right of trial by jury in disbarment proceedings; providing for repeal of all laws in conflict, and declaring an emergency."

The Speaker laid the bill before the House, with the Senate amendments.

Mr. Stinson moved that the House concur in the Senate amendments.

Mr. Wood moved, as a substitute motion, that the House do not concur in the Senate amendments, and that a Conference Committee be requested to adjust the differences between the two Houses on the bill.

On motion of Mr. Stinson, the substitute motion, by Mr. Wood, was tabled.

The House then concurred in the Senate amendments by the following vote:

Yeas—108

Allen	Ferguson
Allison	Fuchs
Baker	Galbreath
of Fort Bend	Gilmer
Baker of Grayson	Gordon, Mrs.
Bell	Hamilton
Bond	Hankamer
Boyd	Hardeman
Boyer	Harper
Bradbury	Harrell of Bastrop
Bradford	Harrell of Lamar
Bray	Hartzog
Bridgers	Heflin
Brown of Cherokee	Holland
Brown	Howard
of Nacogdoches	Howington
Bundy	Hull
Burney	Hunt
Cauthorn	Isaacks
Chambers	Johnson of Ellis
Clark	Johnson of Tarrant
Cleveland	Kersey
Cockrell	King
Coleman	Langdon
Colquitt	Leonard
Colson, Mrs.	Little
Cornett	Lock
Crossley	Loggins
Daniel	London
Davis of Jasper	Mays
Davis of Upshur	McAlister
Derden	McDaniel
Dickson	McDonald
Dickson	McFarland
Donaghey	McNamara
Dwyer	Montgomery
Faulkner	Morris
Felty	Oliver

Pace	Stinson
Pevehouse	Stoll
Piner	Talbert
Reader of Bexar	Tarwater
Reader of Erath	Taylor
Reaves	Tennant
Reed	Thornberry
Rhodes	Thornton
Riviere	Turner
Roach	Vale
Robinson	Voigt
Russell	Waggoner
Segrist	White
Skiles	Wilson
Smith of Frio	Winfree
Smith of Hopkins	Wood
Smith	Wright
of Matagorda	

Nays—19

Alsup	Lehman
Bailey	McMurry
Broadfoot	Mohrmann
Burkett	Pope
Fielden	Roberts
Hale	Spencer
Hardin	Vint
Harp	Weldon
Kennedy	Westbrook
Kern	

Absent

Blankenship	Monkhouse
Celaya	Newell
Corry	Nicholson
Dean	Ragsdale
Goodman	Schuenemann
Kerr	Shell
Kinard	

Absent—Excused

Anderson	Leyendecker
Dowell	Petsch
Harris	Wells
Keith	Worley

HOUSE BILL NO. 414 WITH SENATE AMENDMENTS

Mr. McFarland called up from the Speaker's table, with Senate amendments, for consideration of the amendments,

H. B. No. 414, A bill to be entitled "An Act validating all Ordinances of Home Rule Cities in Texas incorporated under and operating under the provisions of the Home Rule Amendment to the Constitution of the State of Texas and under Title 28, Chapter 13 of the Revised Civil Statutes of Texas, 1925, where such Ordinances have been passed in compliance with the charters of such Home Rule Cities and have been published, as provided

in such charters, where such charters require same to be published, and declaring an emergency."

The Speaker laid the bill before the House, with the Senate amendments.

On motion of Mr. McFarland, the House concurred in the Senate amendments by the following vote:

Yeas—122

Allen	Heflin
Allison	Holland
Alsup	Howard
Bailey	Howington
Baker	Hull
of Fort Bend	Hunt
Baker of Grayson	Isaacks
Bell	Johnson of Ellis
Bond	Johnson of Tarrant
Boyd	Kennedy
Bradbury	Kern
Bradford	Kerr
Bray	Kersey
Bridgers	King
Broadfoot	Langdon
Brown of Cherokee	Lehman
Brown	Leonard
of Nacogdoches	Little
Bundy	Lock
Burkett	Loggins
Burney	London
Cauthorn	Mays
Chambers	McAlister
Clark	McDaniel
Cleveland	McDonald
Cockrell	McFarland
Coleman	McMurry
Colquitt	McNamara
Colson, Mrs.	Mohrmann
Cornett	Montgomery
Daniel	Morris
Davis of Jasper	Newell
Davis of Upshur	Oliver
Derden	Pace
Dickison	Pevehouse
Dickson	Piner
Donaghey	Reader of Bexar
Faulkner	Reader of Erath
Ferguson	Reaves
Fielden	Reed
Fuchs	Rhodes
Gilmer	Riviere
Goodman	Roach
Gordon, Mrs.	Robinson
Hale	Russell
Hamilton	Segrist
Hankamer	Skiles
Hardeman	Smith of Frio
Hardin	Smith of Hopkins
Harp	Smith
Harper	of Matagorda
Harrell of Bastrop	Spencer
Harrell of Lamar	Stinson
Hartzog	Stoll

Talbert	Waggoner
Tarwater	Weldon
Taylor	Westbrook
Thornberry	White
Thornton	Wilson
Turner	Winfree
Vale	Wood
Vint	Wright
Voigt	

Nays—2

Galbreath	Roberts
-----------	---------

Absent

Blankenship	Kinard
Boyer	Monkhouse
Celaya	Nicholson
Corry	Pope
Crossley	Ragsdale
Dean	Schuenemann
Dwyer	Shell
Felty	Tennant

Absent—Excused

Anderson	Leyendecker
Dowell	Petsch
Harris	Wells
Keith	Worley

HOUSE BILL NO. 807 WITH SENATE AMENDMENTS

Mr. Bond called up from the Speaker's table, with Senate amendments, for consideration of the amendments.

H. B. No. 807, A bill to be entitled "An Act ratifying, confirming, and validating all acts of County Boards of Trustees in ordering an election for the purpose of laying out, establishing, combining, abolishing, or changing any independent or common school districts, and all elections held in any county in this State for the purpose of laying out, establishing, combining, abolishing, or changing any such independent or common school districts; and ratifying, confirming and validating an election of any independent school district held for the purpose of authorizing the issuance of bonds and levying a tax for the payment of said bonds where there has been in the election proceedings of such election in the petition for election, order of the School Board for such election, notice of election and order declaring the results thereof certain errors and irregularities; providing that this Act shall not affect districts which may be involved in litigation at the effective date of this Act, and declaring an emergency."

The Speaker laid the bill before the House with the Senate amendments.

On motion of Mr. Bond, the House concurred in the Senate amendments, by the following vote:

Yeas—125

Allen	Heflin
Allison	Holland
Alsup	Howard
Bailey	Howington
Baker	Hull
of Fort Bend	Hunt
Baker of Grayson	Isaacks
Bell	Johnson of Ellis
Bond	Johnson of Tarrant
Boyd	Kennedy
Boyer	Kern
Bradbury	Kerr
Bradford	Kersey
Bray	Kinard
Bridgers	King
Broadfoot	Langdon
Brown of Cherokee	Lehman
Brown	Little
of Nacogdoches	Lock
Bundy	Loggins
Burkett	London
Burney	McAlister
Cauthorn	McDaniel
Chambers	McDonald
Clark	McFarland
Cleveland	McMurry
Cockrell	McNamara
Coleman	Mohrmann
Colquitt	Montgomery
Colson, Mrs.	Morris
Cornett	Newell
Crossley	Nicholson
Daniel	Oliver
Davis of Jasper	Pace
Davis of Upshur	Pevehouse
Derden	Piner
Dickison	Pope
Dickson	Reader of Bexar
Donaghey	Reader of Erath
Faulkner	Reaves
Felty	Reed
Ferguson	Rhodes
Fielden	Riviere
Fuchs	Roach
Galbreath	Roberts
Gilmer	Robinson
Gordon, Mrs.	Russell
Hale	Segrist
Hamilton	Skiles
Hankamer	Smith of Frio
Hardeman	Smith of Hopkins
Hardin	Spencer
Harp	Stinson
Harper	Stoll
Harrell of Bastrop	Talbert
Harrell of Lamar	Tarwater
Hartzog	Taylor

Thornberry
Thornton
Turner
Vale
Vint
Voigt
Waggoner

Weldon
Westbrook
White
Wilson
Winfree
Wood

Absent

Blankenship	Monkhouse
Celaya	Ragsdale
Corry	Schuenemann
Dean	Shell
Dwyer	Smith
Goodman	of Matagorda
Leonard	Tennant
Mays	Wright

Absent—Excused

Anderson	Leyendecker
Dowell	Petsch
Harris	Wells
Keith	Worley

HOUSE BILL NO. 674 WITH SENATE AMENDMENTS

Mr. Roach called up from the Speaker's table, with Senate amendments, for consideration of the amendments.

H. B. No. 674, A bill to be entitled "An Act providing for compensation of County Auditors in certain counties, and declaring an emergency."

The Speaker laid the bill before the House, with the Senate amendments.

On motion of Mr. Roach, the House concurred in the Senate amendments, by the following vote:

Yeas—129

Allen	Burney
Allison	Cauthorn
Alsup	Celaya
Bailey	Chambers
Baker	Clark
of Fort Bend	Cleveland
Baker of Grayson	Cockrell
Bell	Coleman
Blankenship	Colquitt
Bond	Colson, Mrs.
Boyd	Cornett
Boyer	Crossley
Bradbury	Daniel
Bradford	Davis of Jasper
Bridgers	Davis of Upshur
Broadfoot	Derden
Brown of Cherokee	Dickson
Brown	Dickson
of Nacogdoches	Donaghey
Bundy	Dwyer
Burkett	Faulkner

Felty	Newell
Ferguson	Nicholson
Fielden	Oliver
Fuchs	Pace
Galbreath	Pevehouse
Gilmer	Pope
Gordon, Mrs.	Reader of Bexar
Hale	Reader of Erath
Hamilton	Reaves
Hankamer	Reed
Hardeman	Rhodes
Hardin	Riviere
Harp	Roach
Harper	Roberts
Harrell of Bastrop	Robinson
Harrell of Lamar	Russell
Heflin	Schuenemann
Holland	Segrist
Howard	Shell
Howington	Skiles
Hull	Smith of Frio
Hunt	Smith of Hopkins
Isaacks	Smith
Johnson of Ellis	of Matagorda
Kennedy	Spencer
Kern	Stinson
Kerr	Stoll
Kersey	Talbert
Kinard	Tarwater
Langdon	Taylor
Lehman	Tennant
Leonard	Thornberry
Little	Thornton
Lock	Turner
Loggins	Vale
Mays	Vint
McAlister	Voigt
McDaniel	Waggoner
McDonald	Weldon
McFarland	Westbrook
McMurry	White
McNamara	Wilson
Mohrmann	Winfree
Montgomery	Wood
Morris	Wright

Absent

Bray	King
Corry	London
Dean	Monkhouse
Goodman	Piner
Hartzog	Ragsdale
Johnson of Tarrant	

Absent—Excused

Anderson	Leyendecker
Dowell	Petsch
Harris	Wells
Keith	Worley

BILL AND RESOLUTION SIGNED
BY THE SPEAKER

The Speaker signed, in the presence of the House, after giving due notice

thereof, and their captions had been read severally, the following enrolled bill and resolution:

H. B. No. 339, "An Act providing for a closed season on deer and wild turkey in Bastrop County for a period of five years; providing a suitable penalty for violation of this Act; repealing all conflicting laws, and declaring an emergency."

H. C. R. No. 39, To grant Mrs. Lourene Woodruff permission to sue the State.

MESSAGE FROM THE SENATE

Austin, Texas, April 6, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House the Senate has adopted the following:

H. C. R. No. 42, Authorizing Ennis Miller to sue the State.

H. C. R. No. 41, Endorsing the plan for a great National Patriotic Revival, and authorizing the Governor to direct and arrange for suitable observance of Flag Week.

H. C. R. No. 53, Granting permission to S. W. Knox and his wife, Dora Knox, to sue the State in Van Zandt County. (With amendment.)

Has passed

H. B. No. 194, A bill to be entitled "An Act defining 'Barber Board,' etc., and declaring an emergency." (With amendments.)

H. B. No. 336, A bill to be entitled "An Act making an emergency appropriation to supplement an appropriation made by the Regular Session of the Forty-fifth Legislature for the fiscal year ending August 31, 1939, to pay salaries and other expenses of the inspection work incident to the eradication of the pink bollworm, etc., and declaring an emergency."

H. B. No. 413, A bill to be entitled "An Act providing that all ordinances hereinafter enacted by Home Rule Cities in the State of Texas, etc., shall be published as provided in charter of cities, etc., and declaring an emergency." (With amendments.)

H. B. No. 517, A bill to be entitled "An Act amending Senate Bill No. 514 of the Special Laws of the Regular Session of the Forty-third Legislature, 1933, etc., and declaring an emergency." (With amendment.)

H. B. No. 57, A bill to be entitled "An Act granting permission to Vic-

tor Alexander Surber to bring suit against the State of Texas and Highway Department, etc., and declaring an emergency."

H. B. No. 516, A bill to be entitled "An Act to validate Acts of city officials and proceedings of city governing bodies in borrowing money from the Reconstruction Finance Corporation or other Government agencies, etc., and declaring an emergency."

H. B. No. 230, A bill to be entitled "An Act repealing Chapter 21 of the Laws of the Forty-fourth Legislature, Regular Session, being House Bill No. 874, etc., and declaring an emergency."

H. B. No. 429, A bill to be entitled "An Act to create a more efficient road law for Cameron County, Texas, etc., and declaring an emergency."

Respectfully,

BOB BARKER,

Secretary of the Senate.

RECESS

Mr. Harrell of Lamar moved that the House recess until 2:30 o'clock p. m., today.

Mr. Davis of Upshur moved that the House recess until 7:30 o'clock p. m., today.

The motion of Mr. Harrell of Lamar prevailed, and the House, accordingly, at 12:30 o'clock p. m., took recess until 2:30 o'clock p. m., today.

AFTERNOON SESSION

The House met at 2:30 o'clock p. m., and was called to order by the Speaker.

LEAVE OF ABSENCE GRANTED

(By unanimous consent)

Mr. Mays was granted leave of absence for this afternoon, on account of important business, on motion of Mr. Boyer.

(Mr. Thornton in the Chair.)

GRANTING CERTAIN DISTRICT JUDGE PERMISSION TO BE ABSENT FROM THE STATE

Mr. Holland offered the following resolution:

H. C. R. No. 83, Granting Judge Few Brewster permission to be absent from the State.

Whereas, Hon. Few Brewster, Judge of the 27th Judicial District of Texas, desires to leave the State some time during the years 1939 and 1940 on personal business and to take a vacation; therefore, be it

Resolved by the House of Representatives of the State of Texas, the Senate concurring, That the Hon. Few Brewster, Judge of the 27th Judicial District of the State of Texas, composed of the counties of Bell, Lampasas and Mills, be, and he is hereby granted permission to be absent from the State of Texas at such intervals and for such time as he may see fit, during the time that said court is not in session in said years.

The resolution was read second time, and was adopted.

MESSAGE FROM THE SENATE

Austin, Texas, April 6, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House the Senate has passed the following:

S. B. No. 52, A bill to be entitled "An Act amending Article 7047b of the Revised Civil Statutes of 1925, and declaring an emergency."

S. B. No. 114, A bill to be entitled "An Act to amend Section 8, of Senate Bill No. 165, Chapter 165, passed by the Forty-second Legislature and all amendments thereof with respect to bonds of officers, etc., and declaring an emergency."

S. B. No. 115, A bill to be entitled "An Act amending Section 22 of Senate Bill No. 111, Chapter 61, passed at the Second Called Session of the Forty-first Legislature, regulating Building and Loan Associations with respect to bonds of officers and employees, etc., and declaring an emergency."

S. B. No. 220, A bill to be entitled "An Act fixing the compensation of County Auditors in every county having a population of not less than 51,779 nor more than 52,000, etc., providing a saving clause, and declaring an emergency."

S. B. No. 261, A bill to be entitled "An Act making it unlawful to kill quail in Gaines, Terry and Yoakum Counties, Texas, for a period of five years, etc., and declaring an emergency."

S. B. No. 287, A bill to be entitled

"An Act amending Chapter 30 of the Local and Special Laws of the Thirty-fifth Legislature of Texas, Regular Session, as amended by Chapter 471 of the First Called Session of the Thirty-ninth Legislature to provide for the funding of certain outstanding road and bridge obligations of McCulloch County, etc., and declaring an emergency."

S. B. No. 317, A bill to be entitled "An Act authorizing the Commissioners' Courts in counties having a population of not less than 12,190 inhabitants and not more than 12,195 to levy a tax for the purpose of maintaining a hospital, and declaring an emergency."

S. B. No. 326, A bill to be entitled "An Act to amend Chapter 184 of the Regular Session of the Forty-fourth Legislature creating the Texas National Guard Armory Board and defining its powers and duties, etc., and declaring an emergency."

S. B. No. 367, A bill to be entitled "An Act authorizing the Commissioners' Court in any county having a population of not less than 10,399, nor more than 10,499, to have traveling expenses while traveling on official business, and declaring an emergency."

Respectfully,

BOB BARKER,

Secretary of the Senate.

SENATE BILL NO. 135 ON PASSAGE TO THIRD READING

The House resumed consideration of pending business, same being Senate Bill No. 135, relative to regulating all life, health, and accident assessment insurance companies or associations or burial societies, etc., on its passage to third reading.

The bill having heretofore been read second time, with committee amendment by Mr. Heflin, and amendment by Mr. Boyd to the committee amendment, pending.

On motion of Mr. Hull, the amendment by Mr. Boyd was tabled.

Mr. Brown of Cherokee offered the following amendment to the committee amendment:

Amend committee amendment No. 1, Senate Bill No. 135, by striking out Section 24, and inserting in lieu thereof, the following:

Sec. 24. Benefits payable in cash

and in merchandise and service or in merchandise and service.

Such Burial Associations shall pay their benefits in cash and service and merchandise or in service and merchandise subject to the provisions of this Act; provided, however, if the certificate of such Burial Associations is payable in service and merchandise and for any reason the Association fails or refuses to pay, upon demand, the benefits in service and merchandise, in such event the benefit shall be payable in cash for the full face value of the certificate. All such certificates shall provide on its face the cash value and the services to be performed and merchandise furnished if payable in service and merchandise.

Mr. Baker of Fort Bend moved to table the amendment by Mr. Brown of Cherokee.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table was lost by the following vote:

Yeas—53

Baker	Leonard
of Fort Bend	Little
Blankenship	Mays
Boyd	McAlister
Bradford	McDonald
Bray	McNamara
Bridgers	Monkhouse
Burney	Montgomery
Cauthorn	Nicholson
Cleveland	Piner
Colquitt	Ragsdale
Corry	Reaves
Daniel	Rhodes
Dickson	Roberts
Faulkner	Robinson
Ferguson	Russell
Fuchs	Skiles
Hamilton	Smith
Hankamer	of Matagorda
Howard	Stoll
Isaacks	Talbert
Johnson of Ellis	Tennant
Johnson of Tarrant	Thornberry
Kern	Vint
Kerr	Waggoner
Kersey	Wilson
King	Winfrey
Langdon	

Nays—77

Allen	Baker of Grayson
Allison	Bond
Alsup	Boyer
Bailey	Bradbury

Broadfoot	Lehman
Brown of Cherokee	Lock
Brown	Loggins
of Nacogdoches	London
Bundy	McDaniel
Burkett	McFarland
Celaya	McMurry
Chambers	Mohrmann
Clark	Morris
Cockrell	Newell
Coleman	Oliver
Cornett	Pace
Crossley	Pevehouse
Davis of Jasper	Pope
Davis of Upshur	Reader of Bexar
Derden	Reader of Erath
Dickison	Reed
Donaghey	Riviere
Dwyer	Roach
Felty	Schuenemann
Fielden	Shell
Galbreath	Smith of Frio
Gilmer	Smith of Hopkins
Goodman	Spencer
Hale	Stinson
Hardeman	Tarwater
Hardin	Taylor
Harper	Turner
Harrell of Bastrop	Vale
Harrell of Lamar	Voigt
Hartzog	Weldon
Holland	Westbrook
Howington	White
Hunt	Wood
Kennedy	Wright

Absent

Bell	Hull
Colson, Mrs.	Kinard
Dean	Segrist
Heflin	Thornton

Absent—Excused

Anderson	Keith
Dowell	Leyendecker
Gordon, Mrs.	Petsch
Harp	Wells
Harris	Worley

Mr. Coleman moved the previous question on the pending amendments, and the passage of Senate Bill No. 135 to third reading, and the main question was ordered.

Question recurring on the amendment by Mr. Brown of Cherokee, to the committee amendment, yeas and nays were demanded.

The amendment was adopted by the following vote:

Yeas—84

Allen	Alsup
Allison	Bailey

Baker of Grayson	Kennedy
Bond	King
Boyer	Lehman
Bradbury	Lock
Broadfoot	Loggins
Brown of Cherokee	London
Brown	McDaniel
of Nacogdoches	McFarland
Bundy	McMurry
Burkett	Mohrmann
Celaya	Morris
Chambers	Newell
Clark	Oliver
Cockrell	Pace
Coleman	Pevehouse
Colson, Mrs.	Piner
Cornett	Pope
Crossley	Ragsdale
Davis of Jasper	Reader of Bexar
Davis of Upshur	Reader of Erath
Derden	Reed
Dickison	Rhodes
Donaghey	Riviere
Dwyer	Roach
Felty	Schuenemann
Fielden	Shell
Fuchs	Smith of Frio
Galbreath	Smith of Hopkins
Gilmer	Spencer
Goodman	Stinson
Hale	Tarwater
Hardeman	Taylor
Hardin	Turner
Harper	Vale
Harrell of Bastrop	Voigt
Harrell of Lamar	Weldon
Hartzog	Westbrook
Holland	White
Howard	Wood
Howington	Wright
Hunt	

Nays—45

Baker	Kinard
of Fort Bend	Langdon
Boyd	Mays
Bradford	McAlister
Bray	McDonald
Burney	McNamara
Cauthorn	Monkhouse
Cleveland	Montgomery
Corry	Nicholson
Daniel	Reaves
Dickson	Roberts
Faulkner	Robinson
Ferguson	Russell
Hamilton	Segrist
Hankamer	Skiles
Heflin	Smith
Isaacks	of Matagorda
Johnson of Ellis	Stoll
Johnson of Tarrant	Talbert
Kern	Tennant
Kerr	Thornberry
Kersey	Vint

Waggoner Winfree
Wilson

Absent

Bell Hull
Blankenship Leonard
Bridgers Little
Colquitt Thornton
Dean

Absent—Excused

Anderson Keith
Dowell Leyendecker
Gordon, Mrs. Petsch
Harp Wells
Harris Worley

Question then recurring on the committee amendment, as amended, it was adopted.

Mr. Hull offered the following committee amendment to the bill:

Amend Senate Bill No. 135, by striking out all above the enacting clause, and inserting in lieu thereof, the following:

"A BILL

To Be Entitled

An Act further regulating all life, health and accident assessment insurance companies or associations or burial societies, authorizing the Board of Insurance Commissioners to limit the use of names, and to pass upon the worthiness of officers; requiring bonds of officials; requiring deposits and limiting advertisements thereof; providing for keeping rosters and records of clubs, classes or groups, prohibiting transfer of members, classes or groups to other associations or to other classes or groups without the approval of the Board; authorizing and regulating formation of new classes or groups; requiring the keeping of adequate records satisfactory to the Board; prescribing the contents and form of applications and certificates of membership and renewal thereof; requiring approval by the Board; and limiting the amount of risk on any one life to Five Thousand (\$5,000.00) Dollars; providing for regular and extra assessments, the separation of funds, limitation of expense and use of such funds; requiring full payment of claims, regulating contest of claims and the

cost thereof; authorizing appointment of conservator and rehabilitation and liquidation of associations; declaring when associations are insolvent; especially interpreting health and accident provisions; authorizing and limiting the continued operation of post-mortem assessment groups or classes; regulating burial societies; giving the Board authority to promulgate reasonable rules and regulations to carry out the purpose of this Act; providing that certificates shall be contracts between the insured and the association or company issuing such; providing when certificates and renewals shall be incontestable; providing for attorneys' fees; fixing an effective date; repealing all or parts of laws in conflict herewith; providing a saving clause, and declaring an emergency."

The committee amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

Senate Bill No. 135 was then passed to third reading.

SENATE BILL NO. 135 ON
THIRD READING

Mr. Hull moved that the constitutional rule, requiring bills to be read on three several days be suspended, and that Senate Bill No. 135 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—126

Allen	Bundy
Allison	Burkett
Alsup	Cauthorn
Bailey	Chambers
Baker	Clark
of Fort Bend	Cleveland
Baker of Grayson	Cockrell
Bell	Coleman
Bond	Colquitt
Boyd	Colson, Mrs.
Bradbury	Cornett
Bradford	Corry
Bray	Crossley
Bridgers	Daniel
Broadfoot	Davis of Jasper
Brown of Cherokee	Davis of Upshur
Brown	Derden
of Nacogdoches	Dickison

Dickson	Mohrmann
Donaghey	Monkhouse
Dwyer	Montgomery
Felty	Morris
Ferguson	Newell
Fielden	Nicholson
Fuchs	Oliver
Galbreath	Pace
Gilmer	Pevehouse
Goodman	Piner
Hale	Ragsdale
Hamilton	Reader of Bexar
Hankamer	Reader of Erath
Hardeman	Reaves
Hardin	Reed
Harper	Rhodes
Harrell of Bastrop	Riviere
Harrell of Lamar	Roach
Hartzog	Roberts
Heflin	Robinson
Holland	Russell
Howard	Schuenemann
Howington	Skiles
Hull	Smith of Frio
Hunt	Smith of Hopkins
Isaacks	Smith
Johnson of Ellis	of Matagorda
Johnson of Tarrant	Spencer
Kennedy	Stinson
Kern	Talbert
Kerr	Tarwater
Kersey	Taylor
Kinard	Tennant
King	Thornberry
Langdon	Turner
Lehman	Vale
Leonard	Vint
Little	Voigt
Lock	Waggoner
Loggins	Weldon
London	Westbrook
Mays	White
McAlister	Wilson
McDonald	Winfree
McFarland	Wood
McMurry	Wright
McNamara	

Nays—4

Boyer	McDaniel
Faulkner	Stoll

Absent

Blankenship	Pope
Burney	Segrist
Celaya	Shell
Dean	Thornton

Absent—Excused

Anderson	Keith
Dowell	Leyendecker
Gordon, Mrs.	Petsch
Harp	Wells
Harris	Worley

The Chair then laid Senate Bill No. 135 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—128

Allen	Howard
Allison	Howington
Alsup	Hull
Bailey	Hunt
Baker	Isaacks
of Fort Bend	Johnson of Ellis
Baker of Grayson	Johnson of Tarrant
Bell	Kennedy
Bond	Kern
Boyd	Kerr
Bradbury	Kersey
Bradford	Kinard
Bray	King
Bridgers	Langdon
Broadfoot	Lehman
Brown of Cherokee	Leonard
Brown	Little
of Nacogdoches	Lock
Bundy	Loggins
Burkett	London
Burney	Mays
Cauthorn	McAlister
Celaya	McDonald
Chambers	McFarland
Clark	McMurry
Cleveland	McNamara
Cockrell	Mohrmann
Coleman	Monkhouse
Colquitt	Montgomery
Colson, Mrs.	Morris
Cornett	Newell
Corry	Nicholson
Crossley	Oliver
Daniel	Pace
Davis of Jasper	Pevehouse
Davis of Upshur	Pope
Derden	Ragsdale
Dickison	Reader of Bexar
Dickson	Reader of Erath
Faulkner	Reaves
Felty	Reed
Ferguson	Rhodes
Fielden	Riviere
Fuchs	Roach
Galbreath	Roberts
Gilmer	Robinson
Goodman	Russell
Hale	Schuenemann
Hamilton	Segrist
Hankamer	Skiles
Hardeman	Smith of Frio
Hardin	Smith of Hopkins
Harper	Smith
Harrell of Bastrop	of Matagorda
Harrell of Lamar	Spencer
Heflin	Stinson
Holland	Stoll

Talbert	Waggoner
Tarwater	Weldon
Taylor	Westbrook
Tennant	White
Thornberry	Wilson
Turner	Winfree
Vale	Wood
Vint	Wright
Voigt	

Nays—3

Boyer	Piner
Donaghey	

Absent

Blankenship	McDaniel
Dean	Shell
Dwyer	Thornton
Hartzog	

Absent—Excused

Anderson	Keith
Dowell	Leyendecker
Gordon, Mrs.	Petsch
Harp	Wells
Harris	Worley

Mr. Hull moved to reconsider the vote by which the bill was passed and to table the motion to reconsider.

The motion to table prevailed.

SENATE BILL NO. 20 ON SECOND READING

The Chair laid before the House, on its second reading and passage to third reading,

S. B. No. 20, A bill to be entitled "An Act amending Chapter 212, Section 25 of the General Laws of the Regular Session of the Fortieth Legislature, 1927, and amended by Chapter 229, Regular Session of the Forty-first Legislature, 1929, relating to overtime to be allowed prisoners in the Texas Penitentiary, providing that the General Manager shall have the authority to designate the overtime rates for special work, defining what constitutes a day in overtime work and fixing the date when this Act shall become effective, and declaring an emergency."

The bill was read second time.

Mr. Wright offered the following committee amendment to the bill:

Amend S. B. No. 20, Section 1, page 2, line 3, by adding a comma after the word "shall" and the following, "with the consent and approval of the prison board."

Mrs. Colson offered the following

substitute for the amendment by Mr. Wright:

Amend S. B. 20, Section 1, page 1, line 35, by adding after the word "manager" the following, "with the consent and approval of the Prison Board," and by adding a comma after the word "shall" in Section 1, page 2, line 14, and the following, "with the consent and approval of the Prison Board."

The substitute amendment was adopted.

The committee amendment as substituted, was then adopted.

Mr. Boyd offered the following committee amendment to the bill:

Amend Senate Bill No. 20 by striking out all of the last sentence of Section 1, of the typewritten bill, page 2, and substitute therefor the words, "This act and the provisions herein shall be and become effective on and after its passage."

BOYD,
DOWELL.

On motion of Mr. Harrell of Lamar, the committee amendment was tabled.

By unanimous consent of the House the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

(Speaker in the Chair.)

Senate Bill No. 20 was then passed to third reading.

SENATE BILL NO. 20 ON THIRD READING

Mr. Wright moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 20 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—124

Allen	Bradford
Allison	Bray
Alsup	Bridgers
Bailey	Broadfoot
Baker	Brown of Cherokee
of Fort Bend	Brown
Baker of Grayson	of Nacogdoches
Bell	Bundy
Blankenship	Burkett
Boyer	Burney
Bradbury	Cauthorn

Celaya	McDonald
Chambers	McFarland
Clark	McMurry
Cleveland	McNamara
Coleman	Mohrmann
Colquitt	Monkhouse
Colson, Mrs.	Montgomery
Cornett	Morris
Crossley	Newell
Daniel	Nicholson
Davis of Jasper	Oliver
Davis of Upshur	Pace
Derden	Pevehouse
Dickison	Piner
Dickson	Pope
Donaghey	Ragsdale
Faulkner	Reader of Bexar
Ferguson	Reader of Erath
Fielden	Reaves
Fuchs	Reed
Galbreath	Rhodes
Gilmer	Riviere
Goodman	Roach
Hale	Roberts
Hamilton	Robinson
Hankamer	Russell
Hardin	Schuenemann
Harper	Segrist
Harrell of Bastrop	Shell
Harrell of Lamar	Skiles
Hartzog	Smith of Frio
Holland	Smith of Hopkins
Howard	Spencer
Howington	Stinson
Hunt	Stoll
Isaacks	Talbert
Johnson of Ellis	Tarwater
Johnson of Tarrant	Taylor
Kennedy	Tennant
Kern	Thornberry
Kersey	Thornton
Kinard	Turner
King	Vale
Langdon	Vint
Lehman	Waggoner
Leonard	Weldon
Little	Westbrook
Lock	White
Loggins	Wilson
London	Winfree
Mays	Wood
McAlister	Wright

Nays—2

Boyd	Kerr
------	------

Absent

Bond	Heflin
Cockrell	Hull
Corry	McDaniel
Dean	Smith
Dwyer	of Matagorda
Felty	Voigt
Hardeman	

Absent—Excused

Anderson	Keith
Dowell	Leyendecker
Gordon, Mrs.	Petsch
Harp	Wells
Harris	Worley

The Speaker then laid Senate Bill No. 20 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—123

Allen	Harper
Allison	Harrell of Bastrop
Alsup	Harrell of Lamar
Bailey	Hartzog
Baker	Holland
of Fort Bend	Howard
Baker of Grayson	Howington
Bell	Hull
Blankenship	Hunt
Boyd	Isaacks
Boyer	Johnson of Ellis
Bradbury	Johnson of Tarrant
Bradford	Kennedy
Broadfoot	Kern
Brown of Cherokee	Kersey
Brown	Kinard
of Nacogdoches	King
Bundy	Langdon
Burkett	Lehman
Burney	Leonard
Cauthorn	Little
Celaya	Lock
Chambers	Loggins
Clark	London
Cleveland	McAlister
Cockrell	McDonald
Coleman	McFarland
Colquitt	McMurry
Colson, Mrs.	McNamara
Cornett	Mohrmann
Crossley	Monkhouse
Daniel	Montgomery
Davis of Jasper	Morris
Davis of Upshur	Newell
Derden	Nicholson
Dickison	Oliver
Dickson	Pace
Donaghey	Pevehouse
Faulkner	Piner
Ferguson	Pope
Fielden	Ragsdale
Fuchs	Reader of Bexar
Galbreath	Reader of Erath
Gilmer	Reaves
Goodman	Reed
Hale	Rhodes
Hamilton	Riviere
Hankamer	Roach
Hardin	Roberts

Russell	Taylor
Schuenemann	Tennant
Segrist	Thornberry
Shell	Thornton
Skiles	Turner
Smith of Frio	Vint
Smith of Hopkins	Waggoner
Smith	Weldon
of Matagorda	Westbrook
Spencer	White
Stinson	Wilson
Stoll	Winfree
Talbert	Wood
Tarwater	Wright

Nays—4

Bray	Kerr
Corry	Robinson

Absent

Bond	Heflin
Bridgers	Mays
Dean	McDaniel
Dwyer	Vale
Felty	Voigt
Hardeman	

Absent—Excused

Anderson	Keith
Dowell	Leyendecker
Gordon, Mrs.	Petsch
Harp	Wells
Harris	Worley

Mr. Wright moved to reconsider the vote by which Senate Bill No. 20 was passed and to table the motion to reconsider.

The motion to table prevailed.

HOUSE BILL NO. 517 WITH
SENATE AMENDMENTS

Mr. Hamilton called up from the Speaker's table, with Senate amendments, for consideration of the amendments,

H. B. No. 517, A bill to be entitled "An Act amending Senate Bill No. 514, Chapter 101, page 140 of the Special Laws of the Regular Session of the Forty-third Legislature, 1933, eliminating certain counties from the provisions of said Act, and declaring an emergency."

The Speaker laid the bill before the House, with the Senate amendments.

Mr. Hamilton moved that the House do not concur in the Senate amendments, and that a conference committee be requested to adjust the

differences between the two Houses on the bill.

The motion prevailed.

HOUSE CONCURRENT RESOLUTION
NO. 53 WITH SENATE
AMENDMENTS

Mr. Weldon called up from the Speaker's table, with Senate amendments, for consideration of the amendments,

H. C. R. No. 53, To grant S. W. Knox and wife permission to sue the State.

The Speaker laid the resolution before the House, with the Senate amendments.

On motion of Mr. Weldon the House concurred in the Senate amendments.

HOUSE BILL NO. 413 WITH
SENATE AMENDMENTS

Mr. McFarland called up from the Speaker's table, with Senate amendments, for consideration of the amendments,

H. B. No. 413, A bill to be entitled "An Act providing that all Ordinances hereinafter enacted by Home Rule Cities in the State of Texas, organized and operating under the Home Rule Amendment to the Constitution of the State of Texas, and the provisions of Title 28, Chapter 13, of the Revised Civil Statutes of Texas, 1925, shall be published as provided in the charters of such cities, and repealing all laws and parts of laws in conflict herewith, and declaring an emergency."

The Speaker laid the bill before the House, with the Senate amendments.

On motion of Mr. McFarland the House concurred in the Senate amendments by the following vote:

Yeas—123

Allen	Bradford
Allison	Bray
Alsup	Bridgers
Bailey	Broadfoot
Baker	Brown of Cherokee
of Fort Bend	Brown
Baker of Grayson	of Nacogdoches
Bell	Bundy
Blankenship	Burkett
Boyd	Burney
Boyer	Cauthorn
Bradbury	Celaya

Chambers	London
Clark	McAlister
Cleveland	McDaniel
Cockrell	McDonald
Coleman	McFarland
Colquitt	McMurry
Colson, Mrs.	McNamara
Cornett	Mohrmann
Corry	Montgomery
Crossley	Newell
Daniel	Nicholson
Davis of Jasper	Oliver
Davis of Upshur	Pace
Dickison	Pevehouse
Dickson	Piner
Donaghey	Reader of Bexar
Faulkner	Reader of Erath
Felty	Reaves
Ferguson	Reed
Fielden	Rhodes
Fuchs	Riviere
Galbreath	Roach
Gilmer	Roberts
Hale	Robinson
Hamilton	Russell
Hankamer	Schuenemann
Hardin	Segrist
Harper	Shell
Harrell of Bastrop	Skiles
Harrell of Lamar	Smith of Frio
Hartzog	Smith
Holland	of Matagorda
Howard	Spencer
Howington	Stinson
Hull	Stoll
Hunt	Talbert
Isaacks	Tarwater
Johnson of Ellis	Taylor
Johnson of Tarrant	Tennant
Kennedy	Thornberry
Kern	Thornton
Kerr	Turner
Kersey	Vale
Kinard	Vint
King	Waggoner
Langdon	Weldon
Lehman	Westbrook
Leonard	White
Little	Wilson
Lock	Winfree
Loggins	Wood

Absent

Bond	Monkhouse
Dean	Morris
Derden	Pope
Dwyer	Ragsdale
Goodman	Smith of Hopkins
Hardeman	Voigt
Heflin	Wright
Mays	

Absent—Excused

Anderson	Gordon, Mrs.
Dowell	Harp

Harris	Petsch
Keith	Wells
Leyendecker	Worley

MESSAGE FROM THE SENATE

Austin, Texas, April 6, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House the Senate has passed the following:

S. B. No. 50, A Bill to be entitled "An Act amending Article 7057a of the Revised Civil Statutes of 1925 and declaring an emergency."

S. B. No. 121, A Bill to be entitled "An Act amending Section 19, subsection-h of Senate Bill No. 5, Acts of the Forty-fourth Legislature, 2nd called Session by thereto adding subsection-h-2 affecting the appointment and salaries of deputies in the offices of District Clerks, etc., and declaring an emergency."

S. B. No. 236, A Bill to be entitled "An Act amending Article 1932 of the Revised Civil Statutes of Texas, of 1925, as amended, so as to provide for a salary for special judge in probate matters and declaring an emergency."

S. B. No. 247, A Bill to be entitled "An Act providing that in any Water Control and Improvement District, now existing or created, having within its boundaries more than 100,000 acres of land, etc., directors may either be elected at elections held in such district at large as provided by Section 37, Chapter 25 of Acts of Thirty-ninth Legislature, Regular Session, etc., and declaring an emergency."

S. B. No. 267, A Bill to be entitled "An Act validating proceeding heretofore had by certain cities in Texas, other than home-rule cities, for the issuance of revenue bonds etc., to construct waterworks and sewer systems etc., and declaring an emergency."

S. B. No. 272, A Bill to be entitled "An Act to repeal Section 17 of Article 8308, Revised Civil Statutes of 1925, and declaring an emergency."

S. B. No. 318, A bill to be entitled "An Act providing for the amount that may be allowed by County Boards of Trustees to the County Superintendents of Public Instruction for office and traveling expenses in cer-

tain counties etc., and declaring an emergency."

S. B. No. 319, A bill to be entitled "An Act to fix the maximum tax rate for school purposes in all Independent and Common School Districts in counties having population of not less than 12,188 nor more than 12,195, and declaring an emergency."

S. B. No. 328, A bill to be entitled "An Act to prohibit the sale of any fresh water fish caught or trapped from the fresh waters of certain counties, etc., and declaring an emergency."

S. B. No. 334, A bill to be entitled "An Act authorizing the Commissioners' Court of McMullen County to pay bounties on coyote scalps in said county to preserve game, etc., and declaring an emergency."

S. B. No. 336, A bill to be entitled "An Act to amend Section 1997 of the Revised Civil Statutes of Texas, 1925, relating to pleading in civil suits in District Courts, etc., and providing for the effective date of this Act."

S. B. No. 340, A bill to be entitled "An Act granting permission to I. H. Mitchell and wife, Mrs. I. H. Mitchell, to bring suit against the State, etc., and declaring an emergency."

S. B. No. 355, A bill to be entitled "An Act providing for additional traveling expenses for County Superintendents of Public Instruction in counties of Texas having a population of not less than 15,725, nor more than 15,775, and declaring an emergency."

S. B. No. 385, A bill to be entitled "An Act validating the incorporation of the City of Grand Saline, Texas, etc., and declaring an emergency."

S. B. No. 408, A bill to be entitled "An Act creating and establishing Jackson County Road District No. 11, in Jackson County under Article 3, Section 52, of the Constitution, etc., and declaring an emergency."

S. B. No. 412, A bill to be entitled "An Act providing for rural school supervisor in counties having a population of not less than 2,750, nor more than 3,000 in lieu of Teachers' Institutes, etc., and declaring an emergency."

S. B. No. 413, A bill to be entitled "An Act making it unlawful to take fish or shrimp except with certain prescribed tackle in certain waters of

Corpus Christi Bay, Nueces County, Texas, etc., and declaring an emergency."

S. B. No. 420, A bill to be entitled "An Act prescribing the method for the annexation of unoccupied territory contiguous and adjacent to the city limits of certain incorporated cities or towns, on petition of the owners of such territory, etc., and declaring an emergency."

S. B. No. 221, A bill to be entitled "An Act amending Article 1302, Chapter 1, Title 32, of the Revised Civil Statutes of Texas, 1925, by adding thereto a new subdivision to be known as Subdivision 104, providing for the creation of private corporations for the purpose of processing, scouring, buying and selling, wool, hair, and mohair, for profit, and declaring an emergency."

Respectfully,

BOB BARKER,

Secretary of the Senate.

HOUSE BILL NO. 194 WITH SENATE AMENDMENTS

Mr. Kinard called up from the Speaker's table, with Senate amendments, for consideration of the amendments,

H. B. No. 194, A bill to be entitled "An Act authorizing the State Board of Barber Examiners to approve agreements fixing minimum prices for barber services and establishing opening and closing hours for barber shops; fixing territorial units for voting such agreement; providing for orders of the Board to remain in effect until replaced by new agreements; providing for the State Board to adopt and enforce rules and orders necessary to administer the Act; providing for the posting of rules or orders; prohibiting the advertising of prices; providing for practice and procedure of the Board with respect to investigations; providing for treatment by the Board of violations of this Act; providing for the Board to administer the provisions of this Act; regulating barber schools or barber colleges; providing for fine or imprisonment for violation of the provisions of this Act; providing for the suspension or revocation of licenses by the Board; and providing for appeal from action of the Board; providing for the payment of expenses of administration of this Act; providing for fees for permits and placing such

fees in a special enforcement fund; providing that the provisions of this Act shall be cumulative; providing a saving clause; repealing all laws in conflict herewith, and declaring an emergency."

The Speaker laid the bill before the House, with the Senate amendments.

Mr. Kinard moved that the House concur in the Senate amendments.

Mr. Alsup moved, as a substitute motion, that the House do not concur in the Senate amendments, and that a Conference Committee be requested to adjust the differences between the two Houses on the bill.

The substitute motion by Mr. Alsup prevailed.

AUTHORIZING CERTAIN CORRECTION IN HOUSE BILL NO. 74

Mr. Stinson offered the following resolution:

H. C. R. No. 84, Authorizing certain correction in House Bill No. 74.

Whereas, As finally passed by the House, the last sentence of Section 5, of House Bill No. 74 read, as follows: "No suspension from practice shall be ordered for a period of more than three (3) months unless disbarment proceedings shall have been begun in a court of competent jurisdiction within said period of three (3) months"; and

Whereas, In rewriting Section 6, by amendment in the Senate, the following line was included therein: "nor shall any attorney be suspended until such attorney has been convicted of the charge pending against him, in a court of competent jurisdiction in the county of such attorney's residence;" and

Whereas, The last sentence of Section 5 is in conflict with the quoted portion of Section 6, and it was the intention of the House and Senate that the quoted portion of Section 6 should replace the last sentence of Section 5, but through error said last sentence of Section 5 was not eliminated or stricken from the said bill; now, therefore, be it

Resolved by the House of Representatives, the Senate concurring, That the Enrolling Clerk of the House be, and she is hereby authorized and empowered to delete and omit the last sentence of Section 5 above quoted

from the enrolled copy of House Bill No. 74.

The resolution was read second time, and was adopted.

SENATE BILL NO. 33 ON SECOND READING

The Speaker laid before the House, on its second reading, and passage to third reading,

S. B. No. 33, A bill to be entitled "An Act to require all purchasers of trees and timber, or either of them, in the form of logs, staves, shingles, pulp wood, or any of them to obtain a bill of sale therefor from the seller, providing what shall be contained in such bill of sale; providing penalties for violation of this Act, and declaring an emergency."

The bill was read second time.

Mr. Wilson (by request) offered the following committee amendment to the bill:

Amend Senate Bill No. 33, by adding "piling, cross-ties, and fence posts," after the word "pulp wood," wherever it occurs in the bill.

Mr. Fielden offered the following substitute for the committee amendment:

Amend Senate Bill No. 33, by adding "piling, cross-ties," after the word, "pulp wood," wherever it occurs in the bill.

Mr. Boyd moved to table the substitute amendment by Mr. Fielden.

Question—Shall the motion to table the substitute amendment by Mr. Fielden, prevail?

MESSAGE FROM THE SENATE

Austin, Texas, April 6, 1939.
Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House the Senate has passed the following:

S. B. No. 48, A bill to be entitled "An Act validating all elections heretofore held under the provisions of Chapter 339, Acts of the Regular Session of the Forty-fourth Legislature of Texas; in common school districts located in any county having a population of not less than eight thousand, two hundred fifty, (8,250) and not more than eight thousand, five hundred, (8,500), according to the last preceding Federal Census transferring lands from one school district to an-

other and/or assuming any bonded indebtedness of such districts; etc., and declaring an emergency."

S. B. No. 191, A bill to be entitled "An Act amending Section 67, of Chapter 61, Acts of the Second Called Session of the Forty-first Legislature, relating to foreign building and loan associations doing business in this State, and declaring an emergency."

S. B. No. 283, A bill to be entitled "An Act to amend Chapter 196, Acts of the Forty-third Legislature, 1933, by adding a new Section thereto to be designated as Section 4a; and providing that the Governing Board of several institutions, supported in whole or in part by the State, shall cause to be collected from students registering in said schools, additional tuition for instruction in the Fine Arts Departments, Schools or Colleges, and declaring an emergency."

S. B. No. 329, A bill to be entitled "An Act to amend Chapter 427, Acts of the First Called Session of the Forty-fourth Legislature of the State of Texas, being the Act creating the Nueces River Conservation and Reclamation District, so as to provide that the whole of Webb County shall be removed from and excluded from the provisions thereof; etc., and declaring an emergency."

S. B. No. 393, A bill to be entitled "An Act amending Section 1 of Chapter 5 of the Acts of the Second Called Session of the Forty-third Legislature, as amended by Chapter 459, Acts of the Second Called Session of the Forty-fourth Legislature so as to permit the obtaining of funds by the several named governing boards of State Educational Institutions from sources other than the United States, etc., and declaring an emergency."

S. B. No. 415, A bill to be entitled "An Act to amend Chapter 1, Title 116 of the Revised Civil Statutes of Texas, 1925, by adding thereto a new Section to be known and referred to as Article 6673-b, providing that the State Highway Commission be authorized and empowered in its discretion to enter into contracts or agreements with the governing bodies of incorporated cities, towns, and villages, etc., and declaring an emergency."

S. B. No. 422, A bill to be entitled "An Act providing that all counties within this State having a population in excess of fifty-three thousand, five hundred, (53,500) inhabitants and less

than fifty-seven thousand, (57,000) inhabitants may upon an order made by its Commissioners' Court for this purpose provide and maintain a County Law Library, etc., and declaring an emergency."

H. B. No. 310, A bill to be entitled "An Act amending Senate Bill No. 170, Chapter 253, Acts of the Forty-second Legislature, Regular Session, pages 420-421, being Article 6203e of the Revised Civil Statutes of the State of Texas, providing for the establishment of the State Prison Psychopathic Hospital as a part of the Prison System of the State of Texas, and providing who may be committed thereto, and providing for the commitment to said institution of certain dangerous insane patients in the State Hospitals, providing a saving clause, and declaring an emergency."

H. B. No. 5, A bill to be entitled "An Act amending Article 4100, Title 68, of the Revised Civil Statutes of the State of Texas; providing a maximum amount allowable as compensation to a garnishee; making this Act and amendment of said Article 4100 applicable to pending as well as future suits and proceedings, and declaring an emergency."

H. B. No. 438, A bill to be entitled "An Act authorizing the County Judge to employ a stenographer or clerk in any county having a population of not more than ten thousand, four hundred and ninety nine (10,499), and not less than ten thousand three hundred and ninety nine (10,399) inhabitants, according to the last preceding census; making salary of same; providing for payment of salary; providing for removal, and declaring an emergency."

H. B. No. 450, A bill to be entitled "An Act to amend Article 5922 of the Revised Civil Statutes of Texas, 1925, with reference to the petition and hearing for the removal of disabilities of minors, and declaring an emergency."

H. B. No. 685, A bill to be entitled "An Act to amend Section 22, Acts, 1935, Forty-fourth Legislature, First Called Session, page 1660, Chapter 427, creating the Nueces River Conservation and Reclamation District, and declaring an emergency."

H. B. No. 472, A bill to be entitled "An Act establishing a County Law Library in each county in this State

having an area of not less than one thousand, one hundred and thirty (1,130) and not more than one thousand, five hundred (1,500) square miles, and with a population according to the last Federal Census of not less than eleven thousand, three hundred (11,300) and not more than twelve thousand, five hundred (12,500), and whose County Seat is in a city having a population of not less than two thousand, two hundred (2,200) and not more than three thousand (3,000) according to the last Federal Census; etc."

H. B. No. 613, A bill to be entitled "An Act amending Sections 8 and 21, Chapter 41 of the Acts of the Fortieth Legislature, First Called Session, so as to require physical marks of identification in deaths of non-resident persons, also finger prints of the deceased; and so as to require the State Registrar to enter into an agreement with the Bureau of Census for the franking privileges, and the blanks furnished by the United States Census Bureau, and that the transcripts made for the United States Bureau Census be made under the direction of the State Registrar, and for the issuance of photostatic copies to service men, their widows and orphans free of cost, and declaring an emergency."

H. B. No. 797, A bill to be entitled "An Act creating a Special Road Law for Zapata County, Texas, providing that said County may fund or refund the indebtedness outstanding against its Road and Bridge Fund as of January 1, 1939, setting forth the method of operation; validating the indebtedness proposed to be funded or refunded; validating all acts and proceedings heretofore had by the Commissioners Court of said County, and officers thereof in respect to the funding or refunding of said indebtedness; providing this law shall be cumulative of General Laws on the subject of roads and bridges and General Laws on funding or refunding bonds, not in conflict herewith; enacting provisions incident and relating to the subject and purpose of this Act; repealing all laws in conflict, and declaring an emergency."

H. B. No. 683, A bill to be entitled "An Act defining a Commercial Fisherman; providing for a license for any person, firm or corporation operating as such; providing for the issuance of

non-residence licenses; and declaring an emergency."

H. B. No. 812, A bill to be entitled "An Act providing the amount of traveling and office expenses that shall be allowed by the County Board of Trustees to the County Superintendent of Public Instruction for the expenditures for traveling and office expenses in certain counties, according to the last preceding Federal Census or any subsequent Federal Census; repealing all laws and parts of laws in conflict herewith to the extent of the conflict only, and declaring an emergency." (With amendment.)

H. B. No. 813, A bill to be entitled "An Act making it unlawful to hunt, shoot or kill any deer for a period of five years in Somervell County, Texas; fixing a penalty; repealing all laws or parts of laws in conflict herewith in so far as they apply to Somervell County and declaring an emergency." (With amendments.)

H. B. No. 426, A bill to be entitled "An Act making appropriations to pay deficiency appropriations granted by the Governor during the fiscal years beginning September 1, 1936, and ending August 31, 1938, and declaring an emergency."

H. B. No. 444, A bill to be entitled "An Act to be entitled an amendment to Section 1, Article 306, Fur Bearing Animal Laws as passed by Acts of Regular Session, Forty-fifth Legislature."

H. B. No. 269, A bill to be entitled "An Act to amend Article 5517 of Title 91 of the Revised Civil Statutes, 1925, of the State of Texas, so as to provide that the right of the State shall not be barred by any of the provisions of this title, and to provide that no person shall ever acquire, by occupancy or adverse possession, any right or title to any part or portion of any road, street, alley, sidewalk or grounds belonging to any town, city or county, which has been donated or dedicated for public use in any such town, city or county by the owner thereof, or which has been laid out or dedicated in any manner to public use in any town, city or county in this State, and declaring an emergency."

H. B. No. 381, A bill to be entitled "An Act amending Article 200, Title 6, Chapter 2, of the Penal Code of the

State of Texas, 1925, making it unlawful to give out any poll tax receipts, or certificate of exemption in blank, to issue any poll tax receipt, or certificate of exemption in blank, or to deliver any poll tax receipt or certificate of exemption to any fictitious person, fixing a penalty therefor, and declaring an emergency."

H. B. No. 343, A bill to be entitled "An Act to amend Article 2965, Title 50, Chapter 5, of the Revised Civil Statutes of Texas, of 1925, as amended by Acts of the Forty-first Legislature, 1929, page 248, Chapter 109, Section 2, as amended by the Acts of the Forty-first Legislature, 1929, First Called Session, page 111, Chapter 51, Section 2, providing for form of receipt for payment of poll tax; amending Article 2970, Title 50, Chapter 5, of the Revised Civil Statutes of Texas, of 1925, prescribing the number of poll tax books to be issued, the time of such issue, the character of books furnished, providing for duplicate copies of said books, prescribing the data to be placed in said books, providing for the manner of delivery of certificates from said books; amending Article 2975, Title 50, Chapter 5, of the Revised Civil Statutes of Texas, 1925, prescribing and making it the duty of the tax collector to tabulate a list of voters, prescribing the time such duty shall be performed, prescribing the number of such lists and the mode and manner of issuing the same, prescribing for description of voter, his residence, his voting precinct, and the list of his residence in the State and county, prescribing the form of such lists; defining offenses for violation of said Act and prescribing punishment therefor, and declaring an emergency."

H. B. No. 617, A bill to be entitled "An Act to amend Chapter 83, Senate Bill No. 179, of the General Laws passed by the Forty-first Legislature of the State of Texas at its Second Called Session, as amended by House Bill No. 291, Chapter 244, of the General Laws, passed by the Forty-fifth Legislature of Texas at its Regular Session by providing in Section 4 of said Act that credit for three (3) hours of military science as provided in an approved senior R. O. T. C. unit may be substituted for three hours of government as specified in the Act, and declaring an emergency."

H. B. No. 718, A bill to be entitled "An Act to amend Article 3740 of Title 55 of the Revised Civil Statutes of Texas, 1925, relating to notice by publication in the taking of depositions of witnesses in civil cases, and declaring an emergency." (With amendment.)

H. B. No. 719, A bill to be entitled "An Act to amend Article 6085 of Title 104 of the Revised Civil Statutes of Texas of 1925, relating to the publication of citation where defendant is unknown, and declaring an emergency." (With amendment.)

H. B. No. 720, A bill to be entitled "An Act to amend Article 4595, Title 73 of the Revised Civil Statutes of Texas, 1925, relating to sales to satisfy liens of hotel and boarding house proprietors and innkeepers, and declaring an emergency."

H. B. No. 745, A bill to be entitled "An Act amending Article 7047 (6) of the Acts, First Called Session, 1897; page 49; Acts, 1931, Forty-second Legislature, page 355, Chapter 212, Section 1, and declaring an emergency."

Respectfully,

BOB BARKER,

Secretary of the Senate.

AUTHORIZING CERTAIN CORRECTION IN HOUSE BILL NO. 336

Mr. Leonard offered the following resolution:

H. C. R. No. 85, Authorizing certain correction in House Bill No. 336.

Be It Resolved by the House, the Senate concurring, that the Engrossing Clerk of the House, be instructed to change the date, "1939," to "1925," in House Bill No. 336.

The resolution was read second time, and was adopted.

BILLS AND RESOLUTIONS SIGNED BY THE SPEAKER

The Speaker signed, in the presence of the House, after giving due notice thereof, and their captions had been read severally, the following enrolled bills and resolutions:

S. C. R. No. 32, To suspend certain Joint Rules.

H. C. R. No. 42, To grant Ennis Miller permission to sue the State.

H. B. No. 516, "An Act to validate acts of city officials

and proceedings of city governing bodies in borrowing money from the Reconstruction Finance Corporation or other agencies of the United States Government for the purpose of making repairs and extensions, or either, to a dam comprising part of a waterworks system; declaring money so borrowed with interest thereon, to be a legal obligation of such city or town payable from the revenues of its waterworks system, and declaring an emergency."

H. B. No. 57, "An Act granting permission to Victor Alexander Surber to bring suit against the State of Texas and/or Highway Department in a court of competent jurisdiction, for damages for personal injuries received by him while on duty in the employ of the Highway Department of the State of Texas, and which injuries are alleged to have produced damages to the said Victor Alexander Surber; providing that any judgment so recovered to be paid out of the funds of the Highway Department of the State of Texas; providing that if any provisions of this Act shall be invalid, the validity of the other provisions thereof shall not be affected, and declaring an emergency."

H. B. No. 429, "An Act to create a more efficient road law for Cameron County, Texas, providing for the cancellation, without the prerequisite of an election, of certain bonds heretofore voted, prescribing the method of accomplishing said cancellation, providing that this law shall take precedence over other laws in conflict herewith, and declaring an emergency."

H. B. No. 527, "An Act to provide for a more adequate and equitable salary of County Superintendents of Public Instruction in all counties of the State of Texas having a population of not less than one hundred and ninety-seven thousand (197,000), and not more than one hundred and ninety-eight thousand (198,000); providing for the traveling expenses and/or office expenses for said offices; and repealing all laws and parts of laws in conflict herewith, and declaring an emergency."

H. B. No. 47, "An Act to amend Article 2462, Revised Civil Statutes of 1925, as amended by Acts of the Forty-first Legislature, Regular Session, Chapter 17, page 46, Section 1, providing for the receiving, lending,

and investing of funds of Credit Unions, and the regulating thereof; and amending Article 2475, Revised Civil Statutes of 1925, as amended by Act of 1929, Forty-first Legislature, Regular Session, Chapter 17, page 46, providing for the lending of the capital, deposits and surplus funds of the Association and the deposits thereof; and amending Article 2477, Revised Civil Statutes of 1925, as amended by Act of 1929, Forty-first Legislature, Regular Session, Chapter 17, page 46, Section 1, providing the conditions under which loans may be made by Credit Unions; and amending Article 2484, Revised Civil Statutes of 1925, as amended by Act of 1929, Forty-first Legislature, Second Called Session, Chapter 85, page 168, Section 1, as amended by Act of 1937, Forty-fifth Legislature, Regular Session, Chapter 117, page 217, Section 1, providing for reports to the Banking Commissioner, and the fees therefor, and providing for a penalty for failure to file such reports; and providing for certain exemptions from taxation, and declaring an emergency."

SENATE BILLS ON FIRST READING

The following Senate bills, received from the Senate today, were laid before the House, read severally first time, and referred to the appropriate committees, as follows:

Senate Bill No. 267, to the Committee on Municipal and Private Corporations.

Senate Bill No. 272, to the Committee on Insurance.

Senate Bill No. 287, to the Committee on Counties.

Senate Bill No. 317, to the Committee on Public Health.

Senate Bill No. 318, to the Committee on Education.

Senate Bill No. 319, to the Committee on Education.

Senate Bill No. 326, to the Committee on Military Affairs.

Senate Bill No. 328, to the Committee on Game and Fisheries.

Senate Bill No. 334, to the Committee on Game and Fisheries.

Senate Bill No. 336, to the Committee on Judiciary.

Senate Bill No. 50, to the Committee on Oil, Gas and Mining.

Senate Bill No. 52, to the Committee on Oil, Gas and Mining.

Senate Bill No. 115, to the Committee on Banks and Banking.

Senate Bill No. 121, to the Committee on Counties.

Senate Bill No. 220, to the Committee on Counties.

Senate Bill No. 221, to the Committee on Municipal and Private Corporations.

Senate Bill No. 236, to the Committee on Judiciary.

Senate Bill No. 247, to the Committee on Conservation and Reclamation.

Senate Bill No. 261, to the Committee on Game and Fisheries.

Senate Bill No. 340, to the Committee on State Affairs.

Senate Bill No. 355, to the Committee on Education.

Senate Bill No. 367, to the Committee on Counties.

Senate Bill No. 385, to the Committee on Municipal and Private Corporations.

Senate Bill No. 408, to the Committee on Counties.

Senate Bill No. 412, to the Committee on Education.

Senate Bill No. 413, to the Committee on Game and Fisheries.

Senate Bill No. 420, to the Committee on Public Lands and Buildings.

Senate Bill No. 283, to the Committee on Education.

Senate Bill No. 48, to the Committee on Counties.

Senate Bill No. 191, to the Committee on Banks and Banking.

Senate Bill No. 422, to the Committee on Counties.

Senate Bill No. 329, to the Committee on Conservation and Reclamation.

Senate Bill No. 415, to the Committee on Highways and Motor Traffic.

Senate Bill No. 393, to the Committee on Education.

HOUSE BILLS ON FIRST READING

Mr. McDaniel, asked unanimous consent, to introduce at this time, and have placed on first reading House Bill No. 949.

There was no objection offered.

The Speaker then laid the bill before the House, it was read first time and referred to the appropriate committee, as follows:

By Mr. McDaniel, Mr. Leonard, Mr. Little, Mr. Turner, Mr. Montgomery, Mr. Robinson and Mr. Bradford:

H. B. No. 949, A bill to be entitled

"An Act providing for hospitalization and full pay for certain officials during period of injuries received while in actual discharge of their duties as such officials; defining and naming such officials; repealing all laws and parts of laws in conflict and declaring an emergency."

Referred to the Committee on Public Health.

Mr. Reader of Erath asked unanimous consent, to introduce at this time, and have placed on first reading House Bill No. 950.

There was no objection offered.

The Speaker then laid the bill before the House, it was read first time and referred to the appropriate Committee, as follows:

By Mr. Celaya, Mr. Leonard, Mr. Dickison, Mr. Hardin, Mr. Vale, Mr. Tarwater, Mr. Fuchs, Mr. Alsup, Mr. Bradbury and Mr. Reader of Erath:

H. B. No. 950, A bill to be entitled "An Act to amend Sections two (2), four (4), five (5), seven (7), and eight b (8b), and to repeal Section eight (8) of H. B. No. 557, Acts of the Forty-fifth Legislature of the State of Texas as amended by S. B. No. 24 of the First Called Session of the Forty-fifth Legislature and H. B. No. 78 of the Acts of the First Called Session of the Forty-fifth Legislature; said Section two (2) to be amended by providing a definition of 'contract dealer,' and 'cash dealer,' and by providing that the term 'agent' shall comprehend 'transporting agent'; Said Section four (4) to be amended so as to provide a license fee for cash dealers; said Section five (5) to be amended to provide for the bonding of commission merchants and contract dealers; said Section seven (7) to be amended so as to provide a maximum fine in the sum of \$200.00 for violation of the Act; said Section eight b (8b) to be amended so as to provide that the bonding requirements of this Act shall be applicable only to persons engaging in business as commission merchants or contract dealers; repealing Section eight (8) of said H. B. No. 557, providing a saving clause and declaring an emergency."

Referred to the Committee on Agriculture.

Mr. Tennant asked unanimous consent, to introduce at this time, and

have placed on first reading House Bill No. 951.

There was no objection offered.

The Speaker then laid the bill before the House, it was read first time and referred to the appropriate Committee, as follows:

By Mr. Tennant (by request):

H. B. No. 951, A bill to be entitled "An Act amending Article 7084, Revised Civil Statutes of 1925, as amended, so as to change the basis for the collection of the franchise tax from the outstanding capital stock, surplus and undivided profits, plus the amount of the outstanding bonds, notes and debentures, other than those maturing in less than a year from date of issue, to the amount of the outstanding capital stock, surplus and undivided profits; and defining the term 'surplus', as used in Article 7084, as amended; providing for an extension of the time for payment of taxes for the year ending April 30, 1940, without penalties; and declaring an emergency."

Referred to the Committee on Banks and Banking.

RECESS

On motion of Mr. Alsup, the House at 5:00 o'clock p. m., took recess until 7:30 o'clock p. m., today.

NIGHT SESSION

The House met at 7:30 o'clock p. m., and was called to order by the Speaker.

HOUSE BILLS ON FIRST READING

Mr. Hartzog asked unanimous consent, to introduce, at this time, and have placed on first reading, House Bill No. 952.

There was no objection.

The Speaker then laid the bill before the House, it was read first time, and referred to the appropriate committee, as follows:

By Mr. Hartzog, Mr. Kinard, Mr. Nicholson, Mr. Riviere, Mr. Robinson, Mr. Thornton, Mr. Smith of Matagorda, Mr. Shell, Mr. Pope, Mr. Vale and Mr. Celaya:

H. B. No. 952, A bill to be entitled "An Act for the purpose of better conserving the salt water fish and marine resources of the State of Texas, by providing certain regulations and restrictions and the use

of certain parts of the waters of all artificial and natural passes now or hereafter constructed and maintained by the Game, Fish and Oyster Commission of the State of Texas as fish passes, providing a penalty, savings clause, and declaring an emergency."

Referred to the Committee on Game and Fisheries.

Mr. Baker of Fort Bend, asked unanimous consent, to introduce, at this time, and have placed on first reading, House Bill No. 953.

There was no objection.

The Speaker then laid the bill before the House, it was read first time, and referred to the appropriate committee, as follows:

By Mr. Baker of Fort Bend and Mr. Smith of Matagorda:

H. B. No. 953, A bill to be entitled "An Act amending Article 2326a of the 1925 Revised Civil Statutes of Texas (which said Article 2626a was passed by Acts, 1929, Forty-first Legislature, page 112, C. H. 56), by adding thereto a provision for expenses for court reporters in certain Judicial Districts, and declaring an emergency."

Referred to the Committee on State Affairs.

LEAVES OF ABSENCE GRANTED

(By unanimous consent)

Mr. Bell was granted leave of absence, for this evening, on account of important business, on motion of Mr. Thornberry.

Mr. Smith of Frio was granted leave of absence for this evening, on account of important business, on motion of Mr. Little.

HOUSE BILL NO. 490 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 490, A bill to be entitled "An Act amending House Bill No. 38, Chapter 7, page 13, of the General and Special Laws of the Forty-third Legislature, Third Called Session, 1934, providing for open season for taking squirrels in Nacogdoches County; providing penalties; repealing all laws in so far as they may be in conflict, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 490 ON THIRD READING

Mr. Brown of Nacogdoches moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 490 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—124

Allen	Hardeman
Allison	Hardin
Alsup	Harp
Anderson	Harper
Baker	Harrell of Bastrop
of Fort Bend	Hartzog
Baker of Grayson	Heflin
Blankenship	Holland
Boyd	Howard
Boyer	Howington
Bradbury	Hull
Bradford	Hunt
Bray	Johnson of Ellis
Bridgers	Kennedy
Broadfoot	Kern
Brown of Cherokee	Kerr
Brown	Kersey
of Nacogdoches	King
Bundy	Langdon
Burkett	Lehman
Burney	Little
Cauthorn	Lock
Celaya	Loggins
Chambers	London
Clark	Mays
Cleveland	McAlister
Cockrell	McDaniel
Coleman	McDonald
Colson, Mrs.	McMurry
Cornett	McNamara
Corry	Mohrmann
Daniel	Monkhouse
Davis of Jasper	Montgomery
Davis of Upshur	Morris
Derden	Newell
Dickison	Nicholson
Dickson	Oliver
Donaghey	Pace
Dwyer	Petsch
Faulkner	Pevehouse
Felty	Piner
Ferguson	Pope
Fielden	Ragsdale
Fuchs	Reader of Erath
Gilmer	Reaves
Goodman	Reed
Gordon, Mrs.	Rhodes
Hale	Riviere
Hamilton	Roach

Roberts	Thornberry
Robinson	Thornton
Russell	Turner
Schuenemann	Vale
Segrist	Vint
Shell	Voigt
Skiles	Waggoner
Smith of Hopkins	Weldon
Smith	Westbrook
of Matagorda	White
Spencer	Wilson
Stoll	Winfree
Talbert	Wood
Taylor	Wright
Tennant	

Absent

Bailey	Johnson of Tarrant
Bond	Keith
Colquitt	Kinard
Crossley	Leonard
Dean	McFarland
Galbreath	Reader of Bexar
Hankamer	Stinson
Harrell of Lamar	Tarwater
Isaacks	

Absent—Excused

Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Leyendecker	

The Speaker then laid House Bill No. 490 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—125

Allen	Chambers
Allison	Clark
Alsup	Cleveland
Anderson	Cockrell
Bailey	Coleman
Baker	Colson, Mrs.
of Fort Bend	Cornett
Baker of Grayson	Corry
Blankenship	Crossley
Bond	Daniel
Boyd	Davis of Jasper
Boyer	Davis of Upshur
Bradbury	Derden
Bradford	Dickison
Bray	Dickson
Bridgers	Dwyer
Broadfoot	Faulkner
Brown of Cherokee	Felty
Brown	Ferguson
of Nacogdoches	Fielden
Burkett	Fuchs
Burney	Gilmer
Cauthorn	Goodman
Celaya	Gordon, Mrs.

Hale	Nicholson
Hamilton	Oliver
Hankamer	Pace
Hardeman	Petsch
Harp	Pevehouse
Harper	Piner
Harrell of Bastrop	Pope
Hartzog	Ragsdale
Heflin	Reader of Erath
Holland	Reaves
Howard	Reed
Howington	Rhodes
Hull	Riviere
Hunt	Roach
Isaacks	Roberts
Johnson of Ellis	Robinson
Kennedy	Russell
Kern	Segrist
Kerr	Shell
Kersey	Smith of Hopkins
Kinard	Smith
King	of Matagorda
Langdon	Spencer
Lehman	Stoll
Leonard	Talbert
Little	Tarwater
Lock	Taylor
Loggins	Thornberry
London	Thornton
Mays	Turner
McAlister	Vale
McDaniel	Vint
McDonald	Voigt
McMurry	Weldon
McNamara	Westbrook
Mohrmann	White
Monkhouse	Wilson
Montgomery	Winfree
Morris	Wood
Newell	Wright

Absent

Bundy	McFarland
Colquitt	Reader of Bexar
Dean	Schuenemann
Donaghey	Skiles
Galbreath	Stinson
Hardin	Tennant
Harrell of Lamar	Waggoner
Johnson of Tarrant	

Absent—Excused

Bell	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

HOUSE BILL NO. 603 ON SECOND READING

The Speaker laid before the House, on its second reading, and passage to engrossment,

H. B. No. 603, A bill to be entitled "An Act granting permission to John

Albert Jordan to bring suit against the State of Texas, in a court of competent jurisdiction, for damages for personal injuries received by him while a student in the Deaf and Dumb School of the State of Texas, and which injuries are alleged to have produced damages to the said John Albert Jordan; providing that any judgment so recovered to be paid out of the funds of the State of Texas; providing that if any provisions of this Act shall be invalid, that validity of the other provisions thereof shall not be affected, and declaring an emergency."

The bill was read second time.

Mr. Ferguson offered the following committee amendment to the bill:

Amend the caption of House Bill No. 603 to include the words "to-wit: the District Court of Rusk County" after the words "in a court of competent jurisdiction."

The amendment was adopted.

House Bill No. 603 was then passed to engrossment.

HOUSE BILL NO. 603 ON THIRD READING

Mr. Ferguson moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 603 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—128

Allen	Cauthorn
Allison	Celaya
Alsup	Chambers
Anderson	Clark
Bailey	Cleveland
Baker	Cockrell
of Fort Bend	Coleman
Baker of Grayson	Colquitt
Blankenship	Colson, Mrs.
Bond	Cornett
Boyd	Corry
Bradbury	Crossley
Bradford	Daniel
Bray	Davis of Jasper
Bridgers	Davis of Upshur
Broadfoot	Derden
Brown of Cherokee	Dickison
Brown	Dickson
of Nacogdoches	Donaghey
Bundy	Dwyer
Burkett	Faulkner
Burney	Felty

Ferguson	Montgomery
Fielden	Morris
Fuchs	Newell
Galbreath	Nicholson
Gilmer	Oliver
Goodman	Pace
Gordon, Mrs.	Petsch
Hale	Pevehouse
Hamilton	Piner
Hardeman	Pope
Hardin	Ragsdale
Harp	Reader of Erath
Harper	Reaves
Harrell of Bastrop	Reed
Hartzog	Rhodes
Heflin	Riviere
Holland	Roach
Howard	Roberts
Howington	Robinson
Hull	Russell
Hunt	Schuenemann
Isaacks	Segrist
Johnson of Ellis	Shell
Kennedy	Skiles
Kern	Smith of Hopkins
Kerr	Smith
Kersey	of Matagorda
Kinard	Spencer
King	Stoll
Langdon	Talbert
Lehman	Tarwater
Leonard	Taylor
Little	Thornberry
Lock	Thornton
Loggins	Vale
London	Vint
Mays	Voigt
McAlister	Waggoner
McDaniel	Weldon
McDonald	White
McMurry	Wilson
McNamara	Winfree
Mohrmann	Wood
Monkhouse	

Absent

Boyer	Reader of Bexar
Dean	Stinson
Hankamer	Tennant
Harrell of Lamar	Turner
Johnson of Tarrant	Westbrook
McFarland	Wright

Absent—Excused

Bell	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

The Speaker then laid House Bill No. 603 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—126

Allen	Howington
Allison	Hull
Alsup	Hunt
Anderson	Isaacks
Bailey	Johnson of Ellis
Baker	Kennedy
of Fort Bend	Kern
Baker of Grayson	Kerr
Blankenship	Kersey
Bond	Kinard
Boyd	King
Boyer	Langdon
Bradbury	Lehman
Bradford	Leonard
Bray	Little
Bridgers	Lock
Broadfoot	Loggins
Brown of Cherokee	London
Brown	Mays
of Nacogdoches	McAlister
Burkett	McDaniel
Burney	McDonald
Cauthorn	McMurry
Celaya	McNamara
Chambers	Mohrmann
Clark	Monkhouse
Cleveland	Montgomery
Cockrell	Morris
Coleman	Newell
Colquitt	Nicholson
Colson, Mrs.	Oliver
Cornett	Pace
Corry	Petsch
Crossley	Pevehouse
Daniel	Piner
Davis of Jasper	Ragsdale
Davis of Upshur	Reader of Erath
Derden	Reaves
Dickison	Reed
Dickson	Rhodes
Donaghey	Riviere
Dwyer	Roach
Faulkner	Roberts
Felty	Robinson
Ferguson	Russell
Fielden	Schuenemann
Fuchs	Segrist
Goodman	Skiles
Gordon, Mrs.	Smith of Hopkins
Hale	Smith
Hamilton	of Matagorda
Hardeman	Spencer
Hardin	Stoll
Harp	Talbert
Harper	Tarwater
Harrell of Bastrop	Taylor
Hartzog	Thornberry
Heflin	Thornton
Holland	Turner
Howard	Vale

Vint
Voigt
Waggoner
Weldon
White

Wilson
Winfree
Wood
Wright

Absent

Bundy
Dean
Galbreath
Gilmer
Hankamer
Harrell of Lamar
Johnson of Tarrant

McFarland
Pope
Reader of Bexar
Shell
Stinson
Tennant
Westbrook

Absent—Excused

Bell
Dowell
Harris
Keith

Leyendecker
Smith of Frio
Wells
Worley

HOUSE BILL NO. 623 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 623, A bill to be entitled "An Act to amend Chapter 495, Article 3, Section 4, Acts of the Third Called Session of the Forty-fourth Legislature."

The bill was read second time.

Mr. Reed offered the following amendment to the bill:

Amend House Bill 623 by adding after the words "except" at the end of line 15, Section D of the printed bill the words "Sanitary Napkins Vending Machines."

The admendment was adopted.

By unanimous consent of the House the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 623 was then passed to engrossment.

HOUSE BILL NO. 623 ON THIRD READING

Mr. Blankenship moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 623 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—110

Allen
Allison

Alsup
Anderson

Baker
of Fort Bend
Blankenship
Boyd
Bradbury
Bradford
Bridgers
Broadfoot
Brown
of Nacogdoches
Bundy
Burkett
Burney
Cauthorn
Celaya
Chambers
Clark
Cleveland
Cockrell
Colquitt
Colson, Mrs.
Corry
Crossley
Davis of Upshur
Derden
Dickison
Dickson
Donaghey
Dwyer
Faulkner
Feltz
Ferguson
Fuchs
Galbreath
Gilmer
Gordon, Mrs.
Hale
Hamilton
Hardin
Harp
Harper
Harrell of Bastrop
Hartzog
Heflin
Holland
Howard
Howington
Hull
Hunt
Isaacks
Johnson of Ellis
Kennedy
Kern
Kerr
Kersey

Kinard
King
Lehman
Leonard
Little
Lock
Loggins
London
Mays
McAlister
McDaniel
McDonald
McNamara
Mohrmann
Monkhouse
Montgomery
Morris
Newell
Nicholson
Oliver
Pace
Petsch
Pevehouse
Piner
Reader of Erath
Reaves
Reed
Rhodes
Riviere
Roach
Robinson
Schuenemann
Segrist
Shell
Skiles
Smith of Hopkins
Smith
of Matagorda
Stinson
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Thornton
Turner
Vale
Vint
Voigt
Waggoner
Wilson
Winfree
Wood

Nays—15

Bailey
Bray
Brown of Cherokee
Cornett
Daniel
Davis of Jasper
Fielden
Langdon

Pope
Roberts
Russell
Spencer
Weldon
Westbrook
White

Absent

Baker of Grayson	Harrell of Lamar
Bond	Johnson of Tarrant
Boyer	McFarland
Coleman	McMurry
Dean	Ragsdale
Goodman	Reader of Bexar
Hankamer	Wright
Hardeman	

Absent—Excused

Bell	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

The Speaker then laid House Bill No. 623 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—98

Allen	Hale
Allison	Hamilton
Alsup	Hankamer
Anderson	Hardeman
Baker	Hardin
of Fort Bend	Harp
Baker of Grayson	Harper
Blankenship	Harrell of Bastrop
Boyd	Holland
Bradbury	Howard
Bradford	Howington
Bridgers	Hunt
Broadfoot	Isaacks
Brown	Kennedy
of Nacogdoches	Kern
Bundy	Kerr
Burkett	Kersey
Cauthorn	King
Celaya	Leonard
Chambers	Lock
Clark	Loggins
Cleveland	London
Cockrell	McAlister
Coleman	McDaniel
Colquitt	McFarland
Colson, Mrs.	McNamara
Crossley	Mohrmann
Davis of Upshur	Monkhouse
Derden	Montgomery
Dickison	Morris
Donaghey	Newell
Dwyer	Nicholson
Faulkner	Oliver
Felty	Pace
Ferguson	Piner
Fuchs	Reader of Erath
Galbreath	Reaves
Gilmer	Reed
Gordon, Mrs.	Rhodes

Riviere	Taylor
Roach	Tennant
Robinson	Thornberry
Schuenemann	Thornton
Segrist	Turner
Shell	Vale
Skiles	Vint
Smith of Hopkins	Voigt
Smith	Waggoner
of Matagorda	Wilson
Stinson	Winfree
Stoll	Wood
Tarwater	

Nays—20

Bailey	Langdon
Bray	Lehman
Brown of Cherokee	Pevehouse
Cornett	Pope
Corry	Roberts
Daniel	Russell
Davis of Jasper	Spencer
Dickson	Weldon
Fielden	Westbrook
Kinard	White

Absent

Bond	Johnson of Tarrant
Boyer	Little
Burney	Mays
Dean	McDonald
Goodman	McMurry
Harrell of Lamar	Petsch
Hartzog	Ragsdale
Heflin	Reader of Bexar
Hull	Talbert
Johnson of Ellis	Wright

Absent—Excused

Bell	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

HOUSE BILL NO. 333 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 333, A bill to be entitled "An Act amending Article 875, Title 13, Chapter 6 of the Penal Code of the State of Texas of 1925, to include in the unprotected list certain birds not now included, and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 333 ON THIRD
READING

Mr. McFarland moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 333 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen	Hardeman
Allison	Hardin
Alsup	Harp
Anderson	Harper
Bailey	Harrell of Bastrop
Baker	Harrell of Lamar
of Fort Bend	Hartzog
Baker of Grayson	Heflin
Blankenship	Howard
Boyd	Howington
Boyer	Hull
Bradbury	Hunt
Bradford	Isaacks
Bray	Johnson of Ellis
Bridgers	Kennedy
Broadfoot	Kern
Brown of Cherokee	Kerr
Brown	Kersey
of Nacogdoches	Kinard
Bundy	King
Burkett	Langdon
Burney	Lehman
Cauthorn	Leonard
Celaya	Little
Chambers	Lock
Clark	Loggins
Cleveland	London
Cockrell	Mays
Coleman	McAlister
Colquitt	McDaniel
Colson, Mrs.	McDonald
Cornett	McFarland
Corry	McMurry
Crossley	McNamara
Daniel	Mohrmann
Davis of Jasper	Monkhouse
Davis of Upshur	Montgomery
Derden	Morris
Dickison	Newell
Dickson	Nicholson
Donaghey	Oliver
Faulkner	Pace
Ferguson	Petsch
Fielden	Pevehouse
Fuchs	Piner
Galbreath	Pope
Gilmer	Ragsdale
Goodman	Reader of Erath
Gordon, Mrs.	Reaves
Hale	Reed
Hamilton	Rhodes
Hankamer	Riviere

Roach	Taylor
Roberts	Tennant
Robinson	Thornberry
Russell	Thornton
Schuenemann	Turner
Segrist	Vale
Shell	Vint
Skiles	Voigt
Smith of Hopkins	Waggoner
Smith	Weldon
of Matagorda	Westbrook
Spencer	White
Stinson	Wilson
Stoll	Winfree
Talbert	Wood
Tarwater	Wright

Absent

Bond	Holland
Dean	Johnson of Tarrant
Dwyer	Reader of Bexar
Felty	

Absent—Excused

Bell	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

The Speaker then laid House Bill No. 333 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—127

Allen	Cleveland
Allison	Cockrell
Alsup	Coleman
Anderson	Colson, Mrs.
Bailey	Corry
Baker	Crossley
of Fort Bend	Daniel
Baker of Grayson	Davis of Jasper
Blankenship	Davis of Upshur
Bond	Derden
Boyd	Dickison
Boyer	Dickson
Bradbury	Donaghey
Bradford	Faulkner
Bray	Ferguson
Bridgers	Fuchs
Broadfoot	Galbreath
Brown of Cherokee	Gilmer
Brown	Goodman
of Nacogdoches	Gordon, Mrs.
Bundy	Hale
Burkett	Hamilton
Burney	Hankamer
Cauthorn	Hardeman
Celaya	Hardin
Chambers	Harp
Clark	Harper

Harrell of Bastrop	Piner
Hartzog	Pope
Heflin	Reader of Erath
Howington	Reaves
Hull	Reed
Hunt	Rhodes
Isaacks	Riviere
Johnson of Ellis	Roberts
Kennedy	Robinson
Kern	Russell
Kerr	Schuenemann
Kersey	Segrist
Kinard	Shell
King	Skiles
Langdon	Smith of Hopkins
Lehman	Smith
Leonard	of Matagorda
Little	Spencer
Lock	Stinson
Loggins	Stoll
London	Talbert
Mays	Tarwater
McAlister	Taylor
McDaniel	Tennant
McDonald	Thornberry
McFarland	Thornton
McMurry	Turner
McNamara	Vale
Mohrmann	Vint
Monkhouse	Voigt
Montgomery	Waggoner
Morris	Weldon
Newell	Westbrook
Nicholson	White
Oliver	Wilson
Pace	Winfree
Petsch	Wood
Pevehouse	Wright

Nays—1

Cornett

Absent

Colquitt	Holland
Dean	Howard
Dwyer	Johnson of Tarrant
Felty	Ragsdale
Fielden	Reader of Bexar
Harrell of Lamar	Roach

Absent—Excused

Bell	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

HOUSE BILL NO. 633 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 633, A bill to be entitled "An Act providing for the execution

of an agreement to extend the Interstate Compact to Conserve Oil and Gas; prescribing the form of the agreement; prescribing procedure for withdrawal from the Compact, and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 633 ON THIRD READING

Mr. Anderson moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 633 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—129

Allen	Ferguson
Allison	Fielden
Alsup	Fuchs
Anderson	Galbreath
Bailey	Gilmer
Baker	Goodman
of Fort Bend	Gordon, Mrs.
Baker of Grayson	Hale
Blankenship	Hankamer
Bond	Hardeman
Boyd	Hardin
Boyer	Harp
Bradbury	Harper
Bradford	Harrell of Bastrop
Bray	Harrell of Lamar
Bridgers	Hartzog
Broadfoot	Heflin
Brown of Cherokee	Howard
Brown	Howington
of Nacogdoches	Hull
Bundy	Hunt
Burkett	Isaacks
Cauthorn	Johnson of Ellis
Celaya	Kennedy
Chambers	Kern
Clark	Kerr
Cleveland	Kersey
Cockrell	Kinard
Coleman	King
Colquitt	Langdon
Colson, Mrs.	Lehman
Cornett	Leonard
Corry	Little
Crossley	Lock
Daniel	Loggins
Davis of Jasper	London
Davis of Upshur	Mays
Derden	McAlister
Dickison	McDaniel
Dickson	McDonald
Donaghey	McFarland
Dwyer	McMurry
Felty	McNamara

Mohrmann	Shell
Monkhouse	Skiles
Montgomery	Smith of Hopkins
Morris	Spencer
Newell	Stinson
Nicholson	Stoll
Oliver	Talbert
Pace	Tarwater
Petsch	Taylor
Pevehouse	Tennant
Piner	Thornberry
Ragsdale	Thornton
Reader of Erath	Turner
Reaves	Vale
Reed	Voigt
Rhodes	Waggoner
Riviere	Weldon
Roach	Westbrook
Roberts	White
Robinson	Wilson
Russell	Wood
Schuenemann	Wright
Segrist	

Absent

Burney	Pope
Dean	Reader of Bexar
Faulkner	Smith
Hamilton	of Matagorda
Holland	Vint
Johnson of Tarrant	Winfree

Absent—Excused

Bell	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

The Speaker then laid House Bill No. 633 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—133

Allen	Brown
Allison	of Nacogdoches
Alsup	Bundy
Anderson	Burkett
Bailey	Burney
Baker	Cauthorn
of Fort Bend	Celaya
Baker of Grayson	Chambers
Bond	Clark
Boyd	Cleveland
Boyer	Cockrell
Bradbury	Coleman
Bradford	Colquitt
Bray	Colson, Mrs.
Bridgers	Cornett
Broadfoot	Corry
Brown of Cherokee	Crossley

Daniel	McNamara
Davis of Jasper	Mohrmann
Davis of Upshur	Monkhouse
Derden	Montgomery
Dickison	Morris
Dickson	Newell
Dwyer	Nicholson
Faulkner	Oliver
Felty	Pace
Ferguson	Petsch
Fielden	Pevehouse
Fuchs	Piner
Galbreath	Pope
Goodman	Ragsdale
Gordon, Mrs.	Reader of Erath
Hale	Reaves
Hamilton	Reed
Hankamer	Rhodes
Hardeman	Riviere
Hardin	Roach
Harp	Roberts
Harper	Robinson
Harrell of Bastrop	Russell
Harrell of Lamar	Schuenemann
Hartzog	Segrist
Heflin	Shell
Howard	Skiles
Howington	Smith of Hopkins
Hull	Smith
Hunt	of Matagorda
Isaacks	Spencer
Johnson of Ellis	Stinson
Kennedy	Stoll
Kern	Talbert
Kerr	Tarwater
Kersey	Taylor
Kinard	Tennant
King	Thornberry
Langdon	Thornton
Lehman	Turner
Leonard	Vale
Little	Vint
Lock	Voigt
Loggins	Waggoner
London	Weldon
Mays	Westbrook
McAlister	White
McDaniel	Wilson
McDonald	Winfree
McFarland	Wood
McMurry	Wright

Absent

Blankenship	Holland
Dean	Johnson of Tarrant
Donaghey	Reader of Bexar
Gilmer	

Absent—Excused

Bell	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

Mr. Anderson moved to reconsider the vote by which the bill was passed and to table the motion to reconsider.

The motion to table prevailed.

HOUSE BILL NO. 664 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 664, A bill to be entitled "An Act adding Article 4281a to the Revised Civil Statutes of Texas of 1925, as amended, providing for reimbursement for costs and other expenses incurred by counties in Texas in the trial and transportation of lunatics who are not bona fide residents of the State of Texas, providing for their return to their home State, and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 664 ON THIRD READING

Mr. Dickison moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 664 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—126

Allison	Coleman
Alsup	Colquitt
Anderson	Colson, Mrs.
Bailey	Cornett
Baker	Corry
of Fort Bend	Crossley
Baker of Grayson	Daniel
Blankenship	Davis of Upshur
Bond	Derden
Boyd	Dickison
Boyer	Dickson
Bradbury	Donaghey
Bradford	Felty
Bray	Ferguson
Bridgers	Fielden
Brown of Cherokee	Fuchs
Bundy	Galbreath
Burkett	Gilmer
Burney	Goodman
Cauthorn	Gordon, Mrs.
Celaya	Hale
Chambers	Hamilton
Clark	Hankamer
Cleveland	Hardeman
Cockrell	Hardin

Harp	Piner
Harper	Pope
Harrell of Bastrop	Ragsdale
Hartzog	Reader of Erath
Heflin	Reaves
Howard	Reed
Howington	Rhodes
Hunt	Riviere
Isaacks	Roach
Johnson of Ellis	Roberts
Kennedy	Robinson
Kern	Russell
Kerr	Schuenemann
Kersey	Segrist
Kinard	Shell
King	Skiles
Langdon	Smith of Hopkins
Lehman	Smith
Leonard	of Matagorda
Little	Spencer
Lock	Stinson
Loggins	Stoll
London	Talbert
Mays	Taylor
McAlister	Tennant
McDaniel	Thornberry
McDonald	Thornton
McFarland	Turner
McMurry	Vale
McNamara	Vint
Mohrmann	Voigt
Monkhouse	Waggoner
Montgomery	Weldon
Morris	Westbrook
Newell	White
Nicholson	Wilson
Oliver	Winfree
Pace	Wood
Petsch	Wright

Nays—4

Allen	Davis of Jasper
Broadfoot	Pevehouse

Present—Not Voting

Brown
of Nacogdoches

Absent

Dean	Hull
Dwyer	Johnson of Tarrant
Faulkner	Reader of Bexar
Harrell of Lamar	Tarwater
Holland	

Absent—Excused

Bell	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

The Speaker then laid House Bill No. 664 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:

Yeas—129

Allison	Hunt
Alsup	Isaacks
Anderson	Johnson of Ellis
Bailey	Kennedy
Baker	Kern
of Fort Bend	Kerr
Baker of Grayson	Kersey
Blankenship	Kinard
Bond	King
Boyd	Langdon
Boyer	Lehman
Bradbury	Leonard
Bradford	Little
Bray	Lock
Bridgers	Loggins
Broadfoot	London
Brown of Cherokee	Mays
Bundy	McAlister
Burkett	McDaniel
Burney	McDonald
Cauthorn	McFarland
Celaya	McMurry
Chambers	McNamara
Clark	Mohrmann
Cleveland	Monkhouse
Cockrell	Montgomery
Coleman	Morris
Colquitt	Newell
Colson, Mrs.	Nicholson
Cornett	Pace
Crossley	Petsch
Daniel	Pevehouse
Davis of Jasper	Piner
Davis of Upshur	Pope
Derden	Ragsdale
Dickison	Reader of Erath
Dickson	Reaves
Donaghey	Reed
Faulkner	Rhodes
Felty	Riviere
Ferguson	Roach
Fuchs	Roberts
Galbreath	Robinson
Gilmer	Russell
Goodman	Schuenemann
Gordon, Mrs.	Segrist
Hale	Shell
Hamilton	Skiles
Hankamer	Smith of Hopkins
Hardeman	Smith
Hardin	of Matagorda
Harp	Spencer
Harper	Stinson
Harrell of Bastrop	Stoll
Harrell of Lamar	Talbert
Hartzog	Taylor
Heflin	Tennant
Howard	Thornberry
Howington	Thornton
Hull	Turner

Vale	White
Vint	Wilson
Voigt	Winfree
Waggoner	Wood
Weldon	Wright
Westbrook	

Nays—1

Allen

Present—Not Voting

Brown
of Nacogdoches

Absent

Corry	Johnson of Tarrant
Dean	Oliver
Dwyer	Reader of Bexar
Fielden	Tarwater
Holland	

Absent—Excused

Bell	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

HOUSE BILL NO. 679 ON SECOND
READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 679, A bill to be entitled "An Act to amend Article 7255 of the Revised Civil Statutes of 1925, by providing that the Commissioners' Court of a County may order the Tax Assessor and Collector of said county to post notices in each voting or justice precincts in said county of the date when said Assessor and Collector of Taxes will meet with taxpayers in said precinct for the purpose of receiving taxes, and declaring an emergency."

The bill was read second time.

Mr. Skiles offered the following committee amendment to the bill:

Amend House Bill No. 679, line 11 of the second paragraph thereof, by changing the word "such" before the word "place" to the word "each."

The amendment was adopted.

House Bill No. 679 was then passed to engrossment.

HOUSE BILL NO. 679 ON THIRD
READING

Mr. Skiles moved that the constitutional rule requiring bills to be

read on three several days be suspended and that House Bill No. 679 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—126

Allen	Harper
Allison	Harrell of Bastrop
Alsup	Harrell of Lamar
Anderson	Hartzog
Bailey	Heflin
Baker	Holland
of Fort Bend	Howard
Baker of Grayson	Howington
Blankenship	Hull
Bond	Hunt
Boyd	Isaacks
Boyer	Johnson of Ellis
Bradbury	Kennedy
Bradford	Kern
Bray	Kerr
Broadfoot	Kersey
Brown of Cherokee	Kinard
Brown	King
of Nacogdoches	Langdon
Bundy	Lehman
Burkett	Leonard
Burney	Little
Cauthorn	Lock
Celaya	Loggins
Chambers	London
Clark	Mays
Cleveland	McAlister
Cockrell	McDonald
Coleman	McFarland
Colquitt	McMurry
Colson, Mrs.	McNamara
Cornett	Mohrmann
Corry	Monkhouse
Crossley	Montgomery
Daniel	Morris
Davis of Jasper	Newell
Davis of Upshur	Nicholson
Derden	Pace
Dickison	Petsch
Donaghey	Piner
Dwyer	Ragsdale
Faulkner	Reader of Erath
Felty	Reed
Ferguson	Rhodes
Fielden	Riviere
Fuchs	Roach
Galbreath	Russell
Gilmer	Schuenemann
Goodman	Segrist
Gordon, Mrs.	Shell
Hale	Skiles
Hamilton	Smith
Hankamer	of Matagorda
Hardeman	Spencer
Hardin	Stinson
Harp	Stoll

Talbert	Voigt
Tarwater	Waggoner
Taylor	Weldon
Tennant	Westbrook
Thornberry	White
Thornton	Wilson
Turner	Wood
Vale	Wright
Vint	

Nays—1

Roberts

Absent

Bridgers	Pope
Dean	Reader of Bexar
Dickson	Reaves
Johnson of Tarrant	Robinson
McDaniel	Smith of Hopkins
Oliver	Winfree
Pevehouse	

Absent—Excused

Bell	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

The Speaker then laid House Bill No. 679 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—131

Allen	Cornett
Allison	Corry
Alsup	Crossley
Anderson	Daniel
Bailey	Davis of Jasper
Baker	Davis of Upshur
of Fort Bend	Derden
Baker of Grayson	Dickson
Blankenship	Dickson
Bond	Donaghey
Boyd	Faulkner
Boyer	Felty
Bradbury	Ferguson
Bradford	Fielden
Bray	Fuchs
Bridgers	Galbreath
Broadfoot	Gilmer
Brown of Cherokee	Goodman
Burkett	Gordon, Mrs.
Burney	Hale
Cauthorn	Hamilton
Celaya	Hankamer
Chambers	Hardeman
Clark	Hardin
Cleveland	Harp
Cockrell	Harper
Coleman	Harrell of Bastrop
Colquitt	Harrell of Lamar
Colson, Mrs.	Hartzog

Heflin	Piner
Holland	Ragsdale
Howard	Reader of Erath
Howington	Reaves
Hull	Reed
Hunt	Rhodes
Isaacks	Riviere
Johnson of Ellis	Roach
Kennedy	Robinson
Kern	Schuenemann
Kerr	Segrist
Kersey	Shell
Kinard	Skiles
King	Smith of Hopkins
Langdon	Smith
Lehman	of Matagorda
Leonard	Spencer
Little	Stinson
Lock	Stoll
Loggins	Talbert
London	Tarwater
Mays	Taylor
McAlister	Tennant
McDaniel	Thornberry
McDonald	Thornton
McFarland	Turner
McMurry	Vale
McNamara	Vint
Mohrmann	Voigt
Monkhouse	Waggoner
Montgomery	Weldon
Morris	Westbrook
Newell	White
Nicholson	Wilson
Oliver	Winfree
Pace	Wood
Petsch	Wright
Pevehouse	

Nays—2

Roberts	Russell
---------	---------

Absent

Brown	Dwyer
of Nacogdoches	Johnson of Tarrant
Bundy	Pope
Dean	Reader of Bexar

Absent—Excused

Bell	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

HOUSE BILL NO. 614 ON FINAL PASSAGE

The Speaker laid before the House, on its final passage,

H. B. No. 614, A bill to be entitled "An Act amending Sections 14 and 18 of Chapter 41 of the Acts of the Fortieth Legislature, First Called Session, so as to provide for the filing

of the birth record of an adopted child in the local registrar's office, and providing for a change in the birth record of a child when that child is legitimized by the marriage of its mother; and so as to provide for the registration of a birth or death that has not previously been registered, and declaring an emergency."

The bill having heretofore been read third time.

Mr. Hankamer offered the following amendment to the bill:

Amend House Bill No. 614, Section 1, Subsection (26), page 4, by striking out all of lines 6 to 12, both inclusive, and inserting in lieu thereof, the following:

"Upon the adoption of said child, the State Registrar shall notify the Local Registrar of that adoption, and shall forward to the Local Registrar a copy of the birth certificate showing the names of the parents by adoption, provided that no statement of the adoption shall appear on that record. The Local Registrar shall return to the State Registrar, or shall cancel the certificate of the natural birth of said child, and shall substitute in its place a certificate forwarded him by the State Registrar."

"And provided further that the State Registrar, upon the written request signed by the parent, or parents, of the adopted child, may retain the certificate of the natural birth in the file and may attach a certificate showing the names of the parent, or parents, by adoption to the original certificate as an amendment. The State Registrar shall furnish the Local Registrar with a copy of the said birth certificate to be attached to the original birth certificate."

HANKAMER,
THORNTON.

The amendment was adopted by the following vote:

Yeas—127

Allen	Bradbury
Allison	Bradford
Alsup	Bray
Anderson	Bridgers
Bailey	Broadfoot
Baker	Brown of Cherokee
of Fort Bend	Brown
Baker of Grayson	of Nacogdoches
Blankenship	Bundy
Bond	Burkett
Boyd	Burney
Boyer	Cauthorn

Celaya	Loggins
Chambers	London
Clark	Mays
Cleveland	McAlister
Cockrell	McDaniel
Coleman	McDonald
Colquitt	McFarland
Colson, Mrs.	McMurry
Cornett	McNamara
Corry	Mohrmann
Crossley	Monkhouse
Daniel	Montgomery
Davis of Jasper	Morris
Davis of Upshur	Newell
Dean	Pace
Derden	Petsch
Dickison	Pevehouse
Dickson	Pope
Donaghey	Reader of Erath
Dwyer	Reaves
Faulkner	Reed
Felty	Rhodes
Ferguson	Riviere
Fielden	Roberts
Fuchs	Robinson
Goodman	Russell
Gordon, Mrs.	Schuenemann
Hale	Segrist
Hamilton	Shell
Hardin	Skiles
Harp	Smith of Hopkins
Harper	Smith
Harrell of Bastrop	of Matagorda
Harrell of Lamar	Spencer
Hartzog	Stinson
Heflin	Stoll
Holland	Talbert
Howard	Tarwater
Howington	Taylor
Hull	Tennant
Hunt	Thornberry
Isaacks	Thornton
Johnson of Ellis	Vale
Kennedy	Vint
Kern	Voigt
Kerr	Waggoner
Kersey	Weldon
Kinard	Westbrook
King	White
Langdon	Wilson
Lehman	Winfree
Little	Wood
Lock	Wright

Absent

Galbreath	Oliver
Gilmer	Piner
Hankamer	Ragsdale
Hardeman	Reader of Bexar
Johnson of Tarrant	Roach
Leonard	Turner
Nicholson	

Absent—Excused

Bell	Dowell
------	--------

Harris	Smith of Frio
Keith	Wells
Leyendecker	Worley

Mr. Hankamer offered the following amendment to the bill:

Amend House Bill No. 614, by adding at the end of Section 1, Subsection (26), page 4, between lines 30 and 31, a new Subsection to be known as "Subsection (27)," which new "Subsection (27)" shall read as follows:

"(27) Provided that the above provisions shall not, in any way, be construed as affecting the property rights of said husband, or said child, or children, and provided further that the above provisions shall not, in any way, be construed as amending, modifying, or repealing any of the present laws of the State of Texas governing descent and distribution of property."

HANKAMER,
THORNTON.

The amendment was unanimously adopted.

Mr. Hankamer offered the following amendment to the bill:

Amend House Bill No. 614, Section 1, Subsection (26), page 4, by striking out all of lines 13 to 18, both inclusive, and the word "child," and period thereafter in line 19, and inserting in lieu thereof, the following:

"Upon the marriage of a mother of a child, or children, her husband may file with the Local Registrar the certificate of marriage, to which may be attached a birth certificate for each child showing the father's name and other data referring to him as the father of the child or children."

The amendment was unanimously adopted.

Mr. Hankamer offered the following amendment to the bill:

Amend House Bill No. 614, Section 2, pages 6 and 7, by striking out in lines 38, 39 and 40, on page 6, and line 1, on page 7, the following language, "The clerk shall endorse the record with his signature and a statement as to the approval of the record by the court, and shall forward the certificate to the State Bureau of Vital Statistics," and inserting in lieu thereof, the following:

"The clerk of the said court shall forward the certificate to the State Bureau of Vital Statistics with an order from the court to the State

Registrar that the record be, or be not, accepted."

HANKAMER,
THORNTON.

The amendment was unanimously adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 614 was then passed by the following vote:

Yeas—127

Allen	Gilmer
Allison	Gordon, Mrs.
Alsup	Hale
Anderson	Hamilton
Bailey	Hankamer
Baker	Hardeman
of Fort Bend	Hardin
Baker of Grayson	Harp
Blankenship	Harper
Boyd	Harrell of Bastrop
Boyer	Harrell of Lamar
Bradbury	Hartzog
Bradford	Heflin
Bray	Holland
Bridgers	Howard
Broadfoot	Howington
Brown of Cherokee	Hunt
Brown	Isaacks
of Nacogdoches	Johnson of Ellis
Bundy	Kennedy
Burkett	Kern
Burney	Kerr
Cauthorn	Kersey
Celaya	Kinard
Chambers	King
Clark	Langdon
Cleveland	Lehman
Cockrell	Leonard
Coleman	Little
Colquitt	Lock
Colson, Mrs.	Loggins
Cornett	London
Corry	Mays
Crossley	McAlister
Daniel	McDaniel
Davis of Jasper	McDonald
Davis of Upshur	McMurry
Dean	McNamara
Derden	Mohrmann
Dickison	Monkhouse
Dickson	Montgomery
Donaghey	Morris
Dwyer	Newell
Faulkner	Nicholson
Felty	Oliver
Ferguson	Pace
Fielden	Petsch
Fuchs	Pevehouse
Galbreath	Pope

Reader of Erath	Talbert
Reaves	Tarwater
Reed	Taylor
Rhodes	Tennant
Riviere	Thornton
Roach	Turner
Roberts	Vale
Robinson	Vint
Russell	Voigt
Schuenemann	Weldon
Segrist	Westbrook
Skiles	White
Smith	Wilson
of Matagorda	Winfree
Stinson	Wood
Stoll	Wright

Absent

Bond	Reader of Bexar
Goodman	Shell
Hull	Smith of Hopkins
Johnson of Tarrant	Spencer
McFarland	Thornberry
Piner	Waggoner
Ragsdale	

Absent—Excused

Bell	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

HOUSE BILL NO. 626 ON SECOND READING

The Speaker laid before the House, on its second reading, and passage to engrossment,

H. B. No. 626, A bill to be entitled "An Act to amend Section 6 of House Bill No. 303, Chapter 245, page 856 of the Acts of the Regular Session of the Forty-third Legislature as amended by House Bill No. 373, Chapter 264, page 651 of the Acts of the Forty-fourth Legislature as amended by House Bill No. 893, Chapter 257 of the Acts of the Regular Session of the Forty-fifth Legislature; providing for additional time for organization under such Act prescribing the time of organization and repealing all laws and parts of laws in conflict therewith, and declaring an emergency."

The bill was read second time.

Mr. Leonard offered the following committee amendment to the bill:

Amend House Bill No. 626, by striking out all after the enacting clause, and substituting in lieu thereof, the following:

"Section 1. That Section 6 of House

Bill No. 303, Chapter 245, page 856 of the Acts of the Regular Session of the Forty-third Legislature as amended by House Bill No. 373, Chapter 264, page 651 of the Regular Session of the Forty-fourth Legislature, as amended by House Bill No. 893, Chapter 257 of the Acts of the Regular Session of the Forty-fifth Legislature be, and the same is hereby amended so as to hereafter read as follows:

"Sec. 6. In addition to the annual report required by said House Bill No. 303, the Life Insurance Commissioner shall once in every two (2) years or oftener if he deems it advisable, require the books, records, accounts, and affairs of any corporation or association qualifying and acting under said Act to be examined and audited by an accountant or accountants or examiner designated and commissioned by him. For the purpose of any examination, the commissioner and the auditor and examiner shall have free access to all books, records, papers and accounts of the corporation; and the cost for the time required in making such examination and audit and/or necessary expenses in connection therewith shall be paid by the corporation upon presentation of a bill. Under the charges made by the department which include the salary, traveling expenses, hotel bills, and other expenses of such auditors and/or examiners, together with all other expenses in connection with such examination. Each corporation or association shall be charged with the salary of the auditors and examiners for the time required in making such examination and the time required in connection with going to and coming from the place or places necessary in connection with such examination, together with all expenses incurred by such auditor or examiner, and in addition thereto such corporation or association shall be charged by the commissioner with an amount equal to the salary of the actuary examination, clerks, or clerks, stenographers, and all other employees employed in connection with the examination in the department for the time said employees are performing duties in connection with the examination of each corporation so examined. The amounts so collected shall be paid into the Examination Fund of the State Treasury Department and paid out in ac-

cordance with the general examination laws.

The commissioner or his deputy or any examiner shall have the right to require any officer, agent or employee, or any company or association, operating under this law or any other person to be sworn and to answer under oath any questions regarding the affairs or activities of said association or company, and the commissioner, his deputy and/or any examiner or auditor is hereby authorized to administer such oath. It shall be the duty of the commissioner to require any corporation, person, firm, association, local mutual aid association, or any local association, company or organization to have certificate of authority before being authorized to carry on any insurance business in this State. If, in any event, any such company, person, firm, association, corporation, local aid association or local organization is writing any form of insurance whatsoever without a permit or certificate of authority issued by the Department of Insurance of Texas, it shall be the duty of the Commissioner to make known said fact to the Attorney General of the State of Texas, who is hereby required to institute proceedings in the District Court of Travis County, Texas to restrain such corporation, person, firm, association, company, local aid association, or organization from writing any insurance of any kind or character without a permit; provided no provisions of this Act shall be construed to apply to associations which limit their membership to the employees and the families of employees under any particular designated firm, corporation, or individual, and which are not operated for profit and which pay no commissions to any one and whose operating expenses do not exceed One Hundred (\$100.00) Dollars per month; provided, however, that all such associations shall make annual reports to the Department of Insurance on blanks furnished for that purpose, showing the financial condition, the receipts and expenditures and such other facts as the Board of Insurance Commission shall require. No such association shall be permitted to operate, however, without making report to the Insurance Department of the State of Texas and securing a permit to so

function. Such permit shall be for the current year or fractional part thereof and shall expire on the first day of March thereafter and shall be renewed annually upon the approval of the financial statement of the organization by the Board of Insurance Commissioners. All such organizations shall have twelve (12) months from and after the effective date of this Act in which to comply with its provisions and conditions. If any organization fails to qualify under this Act or fails to comply with its requirements in any manner, it shall be the duty of the Board of Insurance Commissioners to report the same to the Attorney General who shall at the request of the said Board file such suit as may be necessary to wind up the affairs of such association and if necessary have a receiver appointed for that purpose. The venue of such suit shall be laid in the District Court of Travis County, Texas, providing, however, that any organization, association, corporation, acting under the provisions of this Act and organized thereunder, who, because of lack of time to complete said organization have failed to comply with the provisions of House Bill No. 893, may be reinstated and have their rights and status thereof renewed and extended, provided they qualify by complying with the terms, requisites, and conditions of this Act within the time prescribed hereinabove."

Section 2. All laws or parts of laws with reference to the examination of organizations operating under House Bill 303, Acts of the Forty-third Legislature and amendments thereof, as above set out, in conflict with this Act are hereby expressly repealed.

Section 3. The fact that many companies in this State acting under the provisions as above set out have failed to qualify under the limited time prescribed in House Bill No. 893; and the fact that such failure has worked a hardship on such companies; and the fact that there is no good reason why the time should not be extended so as to give ample opportunity for such qualifications; and the fact that many people operating under this Act and interested therein will be benefited by the changes and amendments hereto, creates an emergency and an im-

perative public necessity that the constitutional rule, requiring bills to be read on three several days in each House be suspended, and said rule is hereby suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes, and with the body of the bill.

House Bill No. 626 was then passed to engrossment.

HOUSE BILL NO. 626 ON THIRD READING

Mr. Leonard moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 626 be placed on its third reading, and final passage.

The motion prevailed by the following vote:

Yeas—135

Allen	Dean
Allison	Derden
Alsup	Dickison
Anderson	Dickson
Bailey	Donaghey
Baker	Dwyer
of Fort Bend	Faulkner
Baker of Grayson	Felty
Blankenship	Ferguson
Bond	Fielden
Boyd	Fuchs
Boyer	Galbreath
Bradbury	Gilmer
Bradford	Goodman
Bray	Gordon, Mrs.
Bridgers	Hale
Broadfoot	Hamilton
Brown of Cherokee	Hankamer
Bundy	Hardeman
Burkett	Hardin
Burney	Harp
Cauthorn	Harper
Celaya	Harrell of Bastrop
Chambers	Harrell of Lamar
Clark	Hartzog
Cleveland	Heflin
Cockrell	Holland
Coleman	Howard
Colquitt	Howington
Colson, Mrs.	Hull
Cornett	Hunt
Crossley	Isaacks
Daniel	Johnson of Ellis
Davis of Jasper	Kennedy
Davis of Upshur	Kern

Kerr	Rhodes	Burney	Loggins
Kersey	Riviere	Cauthorn	London
Kinard	Roach	Celaya	Mays
King	Roberts	Chambers	McAlister
Langdon	Robinson	Clark	McDaniel
Lehman	Russell	Cleveland	McDonald
Leonard	Schuenemann	Cockrell	McFarland
Little	Segrist	Coleman	McMurry
Lock	Shell	Colquitt	McNamara
Loggins	Skiles	Colson, Mrs.	Mohrmann
London	Smith of Hopkins	Cornett	Monkhouse
Mays	Smith	Corry	Montgomery
McAlister	of Matagorda	Crossley	Morris
McDaniel	Stinson	Daniel	Newell
McDonald	Stoll	Davis of Jasper	Nicholson
McFarland	Talbert	Davis of Upshur	Oliver
McMurry	Tarwater	Dean	Pace
McNamara	Taylor	Derden	Petsch
Mohrmann	Tennant	Dickison	Pevehouse
Monkhouse	Thornberry	Dickson	Piner
Montgomery	Thornton	Donaghey	Pope
Morris	Turner	Dwyer	Ragsdale
Newell	Vale	Faulkner	Reader of Erath
Nicholson	Vint	Felty	Reaves
Oliver	Voigt	Ferguson	Reed
Pace	Waggoner	Fielden	Rhodes
Petsch	Weldon	Fuchs	Riviere
Pevehouse	Westbrook	Galbreath	Roach
Piner	White	Gilmer	Roberts
Pope	Wilson	Goodman	Robinson
Ragsdale	Winfree	Gordon, Mrs.	Russell
Reader of Erath	Wood	Hale	Schuenemann
Reaves	Wright	Hamilton	Segrist
Reed		Hankamer	Shell
	Absent	Hardeman	Skiles
		Hardin	Smith of Hopkins
Brown	Johnson of Tarrant	Harp	Smith
of Nacogdoches	Reader of Bexar	Harper	of Matagorda
Corry	Spencer	Harrell of Bastrop	Spencer
		Harrell of Lamar	Stinson
	Absent—Excused	Hartzog	Stoll
		Heflin	Talbert
Bell	Leyendecker	Holland	Tarwater
Dowell	Smith of Frio	Howard	Taylor
Harris	Wells	Howington	Tennant
Keith	Worley	Hull	Thornberry
		Hunt	Thornton
		Isaacks	Turner
		Johnson of Ellis	Vale
		Kennedy	Vint
		Kern	Voigt
		Kerr	Waggoner
		Kersey	Weldon
		Kinard	Westbrook
		King	White
		Langdon	Wilson
		Lehman	Winfree
		Leonard	Wood
		Little	Wright
		Lock	
			Absent
		Johnson of Tarrant	Reader of Bexar

The Speaker then laid House Bill No. 626 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—138

Allen	Boyer
Allison	Bradbury
Alsup	Bradford
Anderson	Bray
Bailey	Bridgers
Baker	Broadfoot
of Fort Bend	Brown of Cherokee
Baker of Grayson	Brown
Blankenship	of Nacogdoches
Bond	Bundy
Boyd	Burkett

Absent—Excused

Bell	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

(Mr. Leonard in the Chair.)

HOUSE BILL NO. 170 WITH SENATE AMENDMENTS

Mr. Holland called up from the Speaker's table, with Senate amendments, for consideration of the amendments,

H. B. No. 170, A bill to be entitled "An Act providing for a more adequate and equitable salary for County Superintendents of Public Instruction in all those counties of Texas coming within the brackets and population figures herein—specifically, in all those counties having not less than 50,000, and not more than 50,100, according to the Federal Census of 1930; modifying all laws or parts of laws in conflict herewith, and declaring an emergency."

The Chair laid the bill before the House, with the Senate amendments.

Mr. Holland moved that the House do not concur in the Senate amendments, and that a Conference Committee be requested to adjust the differences between the two Houses on the bill.

The motion prevailed.

In accordance with the above action the Chair announced the appointment of the following Conference Committee on House Bill No. 170: Messrs. Smith of Hopkins, Hartzog, Derden, Thornberry and Holland.

HOUSE BILL NO. 730 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 730, A bill to be entitled "An Act to amend an Act of the Thirty-fourth Legislature entitled an Act to create a more efficient road system for Lavaca County, Texas, being Chapter 75, Local and Special Laws, Regular Session, 1915, as amended by an Act of the Forty-first Legislature, being Chapter 24, Local and Special Laws, Fourth Called Session, 1930, by adding thereto Section 19, authorizing the Commissioners' Court to issue funding or refunding

bonds in lieu of outstanding scrip warrants against the Road and Bridge Fund as of December 31st, 1938, providing the method of issuing such bonds, making it the duty of the Commissioners' Court to levy a tax sufficient to pay the principal and interest on such bonds as they mature and accrue, and providing for the validating of such scrip warrants; and by adding thereto Section 20, authorizing the Commissioners' Court to levy a tax not exceeding fifteen cents on the One Hundred Dollars valuation for the further maintenance of the public roads in any political subdivision, Commissioners' precinct or defined district heretofore or hereinafter created of the County, upon presentation of a petition, and the holding of an election for such purpose, enacting provisions, powers, and duties relating to the subject; making the General Laws pertaining to roads and bridges applicable in Lavaca County, providing that the provisions of this Act shall be effective in case of conflict with any General or Special Law; providing that if any portion of this Act shall be held invalid, such holding shall not affect the other portion hereof; repealing all laws in conflict, and declaring an emergency."

The bill was read second time.

On motion of Mr. Felty, the bill was laid on the table.

HOUSE BILL NO. 735 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 735, A bill to be entitled "An Act authorizing the Commissioners' Court of any county in this State or the governing body of any other subdivision of this State to enter into agreements with the Texas State Employment Service for the establishment and maintenance of a free public employment service within such county or political subdivision and authorizing the Commissioners' Court of any county or the governing body of any other political subdivision to appropriate and expend monies for such purpose."

The bill was read second time.

Mr. Boyd offered the following committee amendment to the bill:

Amend the caption of House Bill

No. 735 so as to include the emergency clause.

BOYD,
ALLISON.

The amendment was adopted.

House Bill No. 735 was then passed to engrossment.

HOUSE BILL NO. 735 ON THIRD READING

Mr. Boyd moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 735 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—130

Allen	Felty
Allison	Ferguson
Alsup	Fielden
Anderson	Fuchs
Bailey	Galbreath
Baker	Goodman
of Fort Bend	Gordon, Mrs.
Baker of Grayson	Hale
Blankenship	Hamilton
Bond	Hankamer
Boyd	Hardeman
Boyer	Hardin
Bradbury	Harp
Bradford	Harper
Bray	Harrell of Bastrop
Bridgers	Harrell of Lamar
Broadfoot	Hartzog
Brown of Cherokee	Heflin
Brown	Holland
of Nacogdoches	Howard
Bundy	Howington
Burkett	Hull
Burney	Hunt
Cauthorn	Isaacks
Celaya	Johnson of Ellis
Chambers	Kennedy
Clark	Kern
Cleveland	Kerr
Cockrell	Kersey
Coleman	Kinard
Colquitt	King
Colson, Mrs.	Langdon
Cornett	Lehman
Corry	Little
Crossley	Lock
Daniel	Loggins
Davis of Jasper	London
Davis of Upshur	Mays
Derden	McAlister
Dickson	McDaniel
Dickson	McFarland
Donaghey	McMurry
Faulkner	McNamara

Mohrmann	Smith of Hopkins
Monkhouse	Smith
Montgomery	of Matagorda
Morris	Spencer
Newell	Stinson
Nicholson	Talbert
Oliver	Tarwater
Pace	Taylor
Petsch	Tennant
Pevehouse	Thornberry
Piner	Thornton
Reader of Erath	Turner
Reaves	Vale
Reed	Vint
Rhodes	Voigt
Riviere	Waggoner
Roach	Weldon
Roberts	Westbrook
Robinson	White
Russell	Wilson
Schuenemann	Winfree
Segrist	Wood
Shell	Wright
Skiles	

Absent

Dean	Pope
Dwyer	Ragsdale
Gilmer	Reader of Bexar
Johnson of Tarrant	Stoll
McDonald	

Absent—Excused

Bell	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

The Chair then laid House Bill No. 735 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—130

Allen	Brown
Allison	of Nacogdoches
Alsup	Bundy
Anderson	Burkett
Bailey	Burney
Baker	Cauthorn
of Fort Bend	Celaya
Baker of Grayson	Chambers
Blankenship	Clark
Bond	Cleveland
Boyd	Cockrell
Boyer	Coleman
Bradbury	Colquitt
Bradford	Colson, Mrs.
Bray	Cornett
Bridgers	Corry
Broadfoot	Crossley
Brown of Cherokee	Daniel

Davis of Jasper	McNamara
Davis of Upshur	Mohrmann
Derden	Monkhouse
Dickison	Montgomery
Dickson	Morris
Donaghey	Newell
Faulkner	Nicholson
Felty	Oliver
Ferguson	Pace
Fielden	Petsch
Fuchs	Pevehouse
Galbreath	Piner
Goodman	Reader of Erath
Gordon, Mrs.	Reaves
Hale	Reed
Hamilton	Rhodes
Hankamer	Riviere
Hardeman	Roach
Hardin	Roberts
Harp	Robinson
Harper	Russell
Harrell of Bastrop	Schuenemann
Harrell of Lamar	Segrist
Hartzog	Shell
Heflin	Skiles
Holland	Smith of Hopkins
Howard	Smith
Howington	of Matagorda
Hull	Spencer
Hunt	Stinson
Isaacks	Talbert
Johnson of Ellis	Tarwater
Kennedy	Taylor
Kern	Tennant
Kerr	Thornberry
Kersey	Thornton
Kinard	Turner
King	Vale
Langdon	Vint
Lehman	Voigt
Little	Waggoner
Lock	Weldon
Loggins	Westbrook
London	White
Mays	Wilson
McAlister	Winfree
McDaniel	Wood
McFarland	Wright
McMurry	

Absent

Dean	Pope
Dwyer	Ragsdale
Gilmer	Reader of Bexar
Johnson of Tarrant	Stoll
McDonald	

Absent—Excused

Bell	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

HOUSE BILL NO. 794 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 794, A bill to be entitled "An Act amending Article 6686, Title 116, of the Revised Civil Statutes of the State of Texas, 1925, as amended, by adding a new paragraph providing for the issuance of in-transit permits by the State Highway Commission to any person, firm or corporation engaged in and using the drive-a-way system of transporting motor vehicles under their own power, and declaring an emergency."

The bill was read second time.

Mr. Burkett offered the following committee amendment to the bill:

Amend House Bill No. 794, by adding a new paragraph, as follows: "the funds collected herein shall be paid into the General Revenue Fund of this State subject only to appropriation by the Legislature."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 794 was then passed to engrossment.

HOUSE BILL NO. 794 ON THIRD READING

Mr. Alsup moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 794 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—129

Allison	Broadfoot
Alsup	Brown of Cherokee
Bailey	Brown
Baker	of Nacogdoches
of Fort Bend	Burkett
Baker of Grayson	Burney
Bell	Cauthorn
Blankenship	Celaya
Bond	Chambers
Boyd	Clark
Boyer	Cleveland
Bradbury	Cockrell
Bradford	Coleman
Bray	Colquitt
Bridgers	Colson, Mrs.

Cornett	McFarland
Corry	McMurry
Crossley	McNamara
Daniel	Mohrmann
Davis of Jasper	Monkhouse
Davis of Upshur	Montgomery
Derden	Morris
Dickison	Newell
Dickson	Nicholson
Donaghey	Pace
Felty	Petsch
Ferguson	Pevehouse
Fielden	Piner
Fuchs	Pope
Galbreath	Reader of Erath
Goodman	Reaves
Gordon, Mrs.	Reed
Hale	Rhodes
Hamilton	Riviere
Hankamer	Roach
Hardeman	Roberts
Hardin	Robinson
Harp	Russell
Harper	Schuenemann
Harrell of Bastrop	Segrist
Harrell of Lamar	Shell
Hartzog	Skiles
Heflin	Smith of Hopkins
Holland	Smith
Howard	of Matagorda
Howington	Spencer
Hull	Stinson
Hunt	Stoll
Isaacks	Talbert
Johnson of Ellis	Tarwater
Kennedy	Taylor
Kern	Tennant
Kerr	Thornberry
Kersey	Thornton
Kinard	Turner
King	Vale
Langdon	Vint
Lehman	Voigt
Little	Waggoner
Lock	Weldon
Loggins	Westbrook
London	White
Mays	Wilson
McAlister	Winfree
McDaniel	Wood
McDonald	Wright

Absent

Allen	Gilmer
Bundy	Johnson of Tarrant
Dean	Oliver
Dwyer	Ragsdale
Faulkner	Reader of Bexar

Absent—Excused

Anderson	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

The Chair then laid House Bill No. 794 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—129

Allison	Heflin
Alsup	Holland
Bailey	Howard
Baker	Howington
of Fort Bend	Hull
Baker of Grayson	Hunt
Bell	Isaacks
Blankenship	Johnson of Ellis
Bond	Kennedy
Boyd	Kern
Boyer	Kerr
Bradbury	Kersey
Bradford	Kinard
Bray	King
Bridgers	Langdon
Broadfoot	Lehman
Brown of Cherokee	Little
Brown	Lock
of Nacogdoches	Loggins
Burkett	London
Burney	Mays
Cauthorn	McAlister
Celaya	McDaniel
Chambers	McDonald
Clark	McFarland
Cleveland	McMurry
Cockrell	McNamara
Coleman	Mohrmann
Colquitt	Monkhouse
Colson, Mrs.	Montgomery
Cornett	Morris
Corry	Newell
Crossley	Nicholson
Daniel	Pace
Davis of Jasper	Petsch
Davis of Upshur	Pevehouse
Derden	Piner
Dickison	Pope
Dickson	Reader of Erath
Donaghey	Reaves
Felty	Reed
Ferguson	Rhodes
Fielden	Riviere
Fuchs	Roach
Galbreath	Roberts
Goodman	Robinson
Gordon, Mrs.	Russell
Hale	Schuenemann
Hamilton	Segrist
Hankamer	Shell
Hardeman	Skiles
Hardin	Smith of Hopkins
Harp	Smith
Harper	of Matagorda
Harrell of Bastrop	Spencer
Harrell of Lamar	Stinson
Hartzog	Stoll

Talbert	Voigt
Tarwater	Waggoner
Taylor	Weldon
Tennant	Westbrook
Thornberry	White
Thornton	Wilson
Turner	Winfree
Vale	Wood
Vint	Wright

Absent

Allen	Gilmer
Bundy	Johnson of Tarrant
Dean	Oliver
Dwyer	Ragsdale
Faulkner	Reader of Bexar

Absent—Excused

Anderson	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

BILL ORDERED NOT PRINTED

(By unanimous consent)

On motion of Mr. Hartzog, House Bill No. 952 was ordered not printed.

HOUSE BILL NO. 808 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 808, A bill to be entitled "An Act to amend Article 1645, Title 34, of the Revised Civil Statutes of the State of Texas of 1925, as amended by Chapter 35, General and Special Laws passed at the First Called Session of the Fortieth Legislature, as amended by Chapter 28, General and Special Laws passed at the First Called Session of the Forty-first Legislature, as amended by Chapter 15, General and Special Laws passed at the Second Called Session of the Forty-second Legislature, relating to the appointment and compensation of County Auditors in counties containing a population of thirty-five thousand (35,000) inhabitants, or over, according to the preceding Federal Census, or having a tax valuation of Fifteen Million (\$15,000,000.00) Dollars, according to the last approved tax rolls; and providing that in all counties of not less than seven thousand, six hundred and eighty (7,680) inhabitants and not more than seven thousand, seven hundred (7,700) inhabitants, according to the 1930

Census, the Commissioners' Courts thereof shall have the power to determine whether an Auditor for such county is a public necessity in the dispatch of the county's business, and if such Court determines that such necessity exists for such Auditor, it may appoint same, who shall qualify and perform the duties required of a County Auditor in this State, and such Commissioners' Court shall have the power to discontinue such office at any time that it may determine that such Auditor be not a public necessity; and providing for additional compensation for the County Auditors in such counties having more than two hundred thousand (200,000) population and not more than three hundred thousand (300,000) population, according to the last Federal Census, where there is a city and county hospital to care for city and county patients, and where a financial record for such hospital must be kept and reports made to the city and county; and providing that if any portion of this Act be declared unconstitutional or invalid, the remainder shall not be affected thereby."

The bill was read second time.

On motion of Mr. Shell, the bill was amended so as to include an "emergency clause."

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes, and with the body of the bill.

House Bill No. 808 was then passed to engrossment.

HOUSE BILL NO. 808 ON THIRD READING

Mr. Shell moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 808 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—122

Allen	Bell
Allison	Blankenship
Alsup	Bond
Anderson	Boyd
Bailey	Boyer
Baker	Bradbury
of Fort Bend	Bradford
Baker of Grayson	Bray

Broadfoot	Little
Brown of Cherokee	Loggins
Brown	London
of Nacogdoches	Mays
Bundy	McAlister
Burkett	McDaniel
Burney	McFarland
Cauthorn	McMurry
Celaya	McNamara
Chambers	Mohrmann
Clark	Monkhouse
Cleveland	Montgomery
Cockrell	Newell
Coleman	Pace
Colson, Mrs.	Petsch
Cornett	Pevehouse
Corry	Piner
Daniel	Pope
Davis of Jasper	Reader of Erath
Davis of Upshur	Reaves
Derden	Reed
Dickison	Rhodes
Dickson	Riviere
Donaghey	Roach
Faulkner	Roberts
Felty	Robinson
Ferguson	Russell
Fielden	Segrist
Fuchs	Shell
Galbreath	Skiles
Gilmer	Smith of Hopkins
Goodman	Smith
Gordon, Mrs.	of Matagorda
Hale	Spencer
Hamilton	Stinson
Hankamer	Stoll
Hardeman	Talbert
Hardin	Tarwater
Harp	Taylor
Harrell of Bastrop	Tennant
Harrell of Lamar	Thornberry
Hartzog	Thornton
Holland	Turner
Howard	Vale
Howington	Vint
Hunt	Voigt
Johnson of Ellis	Waggoner
Kennedy	Weldon
Kern	Westbrook
Kerr	White
Kersey	Wilson
Kinard	Winfree
King	Wood
Langdon	Wright
Lehman	

Absent

Bridgers	Hull
Colquitt	Isaacks
Crossley	Johnson of Tarrant
Dean	Lock
Dwyer	McDonald
Harper	Morris
Heflin	Nicholson

Oliver	Reader of Bexar
Ragsdale	Schuenemann

Absent—Excused

Dowell	Smith of Frio
Harris	Wells
Keith	Worley
Leyendecker	

The Chair then laid House Bill No. 808 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—122

Allen	Goodman
Allison	Gordon, Mrs.
Alsop	Hale
Anderson	Hamilton
Bailey	Hankamer
Baker	Hardeman
of Fort Bend	Hardin
Baker of Grayson	Harp
Bell	Harrell of Bastrop
Blankenship	Harrell of Lamar
Bond	Hartzog
Boyd	Holland
Boyer	Howard
Bradbury	Howington
Bradford	Hunt
Bray	Johnson of Ellis
Broadfoot	Kennedy
Brown of Cherokee	Kern
Brown	Kerr
of Nacogdoches	Kersey
Bundy	Kinard
Burkett	King
Burney	Langdon
Cauthorn	Lehman
Celaya	Little
Chambers	Loggins
Clark	London
Cleveland	Mays
Cockrell	McAlister
Coleman	McDaniel
Colson, Mrs.	McFarland
Cornett	McMurry
Corry	McNamara
Daniel	Mohrmann
Davis of Jasper	Monkhouse
Davis of Upshur	Montgomery
Derden	Newell
Dickison	Pace
Dickson	Petsch
Donaghey	Pevehouse
Faulkner	Piner
Felty	Pope
Ferguson	Reader of Erath
Fielden	Reaves
Fuchs	Reed
Galbreath	Rhodes
Gilmer	Riviere

Roach	Tennant
Roberts	Thornberry
Robinson	Thornton
Russell	Turner
Segrist	Vale
Shell	Vint
Skiles	Voigt
Smith of Hopkins	Waggoner
Smith	Weldon
of Matagorda	Westbrook
Spencer	White
Stinson	Wilson
Stoll	Winfree
Talbert	Wood
Tarwater	Wright
Taylor	

Absent

Bridgers	Johnson of Tarrant
Colquitt	Lock
Crossley	McDonald
Dean	Morris
Dwyer	Nicholson
Harper	Oliver
Heflin	Ragsdale
Hull	Reader of Bexar
Isaacks	Schuenemann

Absent—Excused

Dowell	Smith of Frio
Harris	Wells
Keith	Worley
Leyendecker	

HOUSE BILL NO. 814 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 814, A bill to be entitled "An Act to declare it unlawful to take, hunt, trap, ensnare, kill or attempt to kill by any means whatsoever any wild deer, buck, doe, fawn or wild turkeys in Young and Jack Counties for a period of four (4) years from and after the passage of this Act; providing for the protection of crops and gardens being destroyed by deer; providing a penalty therefor, and declaring an emergency."

The bill was read second time.

Mr. Newell offered the following amendment to the bill:

Amend House Bill No. 814 by striking out all of line three, Section 1 and add in lieu thereof the following: deer, buck, doe, fawn, wild turkeys or chucker quail, in Young and Jack Counties."

The amendment was adopted.

By unanimous consent of the House,

the caption of the bill was ordered amended to conform to all changes and within the body of the bill.

House Bill No. 814 was then passed to engrossment.

HOUSE BILL NO. 814 ON THIRD READING

Mr. Newell moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 814 be placed on its third reading, and final passage.

The motion prevailed by the following vote:

Yeas—126

Allen	Gilmer
Allison	Goodman
Alsup	Gordon, Mrs.
Baker	Hale
of Fort Bend	Hamilton
Baker of Grayson	Hankamer
Blankenship	Hardeman
Bond	Hardin
Boyd	Harp
Boyer	Harper
Bradbury	Harrell of Bastrop
Bradford	Harrell of Lamar
Bray	Hartzog
Bridgers	Heflin
Broadfoot	Holland
Brown of Cherokee	Howington
Brown	Hull
of Nacogdoches	Hunt
Bundy	Isaacks
Burkett	Johnson of Ellis
Burney	Kennedy
Cauthorn	Kern
Celaya	Kerr
Clark	Kersey
Cleveland	Kinard
Cockrell	King
Coleman	Langdon
Colquitt	Lehman
Colson, Mrs.	Little
Cornett	Lock
Corry	Loggins
Daniel	London
Davis of Jasper	Mays
Davis of Upshur	McAlister
Derden	McDaniel
Dickison	McDonald
Dickson	McFarland
Donaghey	McMurry
Dwyer	McNamara
Faulkner	Mohrmann
Felty	Monkhouse
Ferguson	Montgomery
Fielden	Newell
Fuchs	Nicholson
Galbreath	Pace

Petsch	Stoll
Pevehouse	Talbert
Piner	Tarwater
Pope	Taylor
Reader of Erath	Tennant
Reaves	Thornberry
Reed	Thornton
Rhodes	Turner
Riviere	Vale
Roach	Vint
Roberts	Voigt
Robinson	Waggoner
Russell	Weldon
Schuenemann	Westbrook
Segrist	White
Skiles	Wilson
Smith	Winfree
of Matagorda	Wood
Spencer	Wright
Stinson	

Nays—1

Bailey

Present—Not Voting

Howard

Smith of Hopkins

Absent

Chambers	Oliver
Crossley	Ragsdale
Dean	Reader of Bexar
Johnson of Tarrant	Shell
Morris	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 814 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—126

Allen	Brown
Allison	of Nacogdoches
Alsup	Bundy
Baker	Burkett
of Fort Bend	Burney
Baker of Grayson	Cauthorn
Blankenship	Celaya
Bond	Clark
Boyd	Cleveland
Boyer	Cockrell
Bradbury	Coleman
Bradford	Colquitt
Bray	Colson, Mrs.
Bridgers	Cornett
Broadfoot	Corry
Brown of Cherokee	Daniel

Davis of Jasper	McFarland
Davis of Upshur	McMurry
Derden	McNamara
Dickson	Mohrmann
Dickson	Monkhouse
Donaghey	Montgomery
Dwyer	Newell
Faulkner	Nicholson
Felty	Pace
Ferguson	Petsch
Fielden	Pevehouse
Fuchs	Piner
Galbreath	Pope
Gilmer	Reader of Erath
Goodman	Reaves
Gordon, Mrs.	Reed
Hale	Rhodes
Hamilton	Riviere
Hankamer	Roach
Hardeman	Roberts
Hardin	Robinson
Harp	Russell
Harper	Schuenemann
Harrell of Bastrop	Segrist
Harrell of Lamar	Skiles
Hartzog	Smith
Heflin	of Matagorda
Holland	Spencer
Howington	Stinson
Hull	Stoll
Hunt	Talbert
Isaacks	Tarwater
Johnson of Ellis	Taylor
Kennedy	Tennant
Kern	Thornberry
Kerr	Thornton
Kersey	Turner
Kinard	Vale
King	Vint
Langdon	Voigt
Lehman	Waggoner
Little	Weldon
Lock	Westbrook
Loggins	White
London	Wilson
Mays	Winfree
McAlister	Wood
McDaniel	Wright
McDonald	

Nays—1

Bailey

Present—Not Voting

Howard

Smith of Hopkins

Absent

Chambers	Oliver
Crossley	Ragsdale
Dean	Reader of Bexar
Johnson of Tarrant	Shell
Morris	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

MESSAGE FROM THE SENATE

Austin, Texas, April 6, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House the Senate has passed the following:

S. B. No. 49, A bill to be entitled "An Act amending Article 7047b, of the Revised Civil Statutes of 1925, and declaring an emergency."

S. B. No. 55, A bill to be entitled "An Act to amend Article 1055 of the Code of Criminal Procedure of Texas; and declaring an emergency."

S. B. No. 147, A bill to be entitled "An Act to amend Article 1839 of Revised Civil Statutes of 1925, as amended by Senate Bill No. 57, Chapter 67, Acts of the Regular Session of the Forty-third Legislature, so as to fix the time for filing the Transcript and Statement of Facts in the Court of Civil Appeals and providing for an extension of such time for cause shown; and declaring an emergency."

S. B. No. 187, A bill to be entitled "An Act providing that the salary and expenses of the official Court Reporter in each Judicial District in this State having four (4) or more counties, and having a population in excess of one hundred seven thousand five hundred (107,500), etc., be paid out of the Jury fund; and declaring an emergency."

S. B. No. 299, A bill to be entitled "An Act approving the Quintana State Park offered by the citizens of Brazoria County, and declaring an emergency."

S. B. No. 302, A bill to be entitled "An Act to amend Section 11 of Senate Bill No. 104, Chapter 33, page 45, of the Acts of the Regular Session of the Forty-fifth Legislature, 1937, by providing that the two Judges of the County Courts at Law, Nos. 1 and 2, of Bexar County, Texas, shall take the oath of office prescribed by the Constitution of Texas; etc., and declaring an emergency."

S. B. No. 373, A bill to be entitled "An Act providing for the sale of public lands along the eastern boundary of the State of Texas, and the western boundary of the State of Oklahoma, etc., and declaring an emergency."

S. B. No. 402, A bill to be entitled "An Act granting to all taxpayers in this State discounts for the advance payment of ad valorem taxes due to State and all governmental and political sub-divisions and taxing districts of the State as authorized in Section 20, Article 8 of the Constitution of this State, adopted August 23, 1937, and declaring an emergency."

S. B. No. 410, A bill to be entitled "An Act amending Subdivision 23 of Article 199, Title 8, Revised Civil Statutes of Texas, and providing for changing and prescribing terms and times of holding Court in the Twenty-third Judicial District of Texas, etc.;"

S. B. No. 51, A bill to be entitled "An Act amending Article 7057a, of the Revised Civil Statutes of 1925, and declaring an emergency."

S. B. No. 112, A bill to be entitled "An Act to amend Article 498, Chapter 8, Title 16, of the Revised Civil Statutes of Texas, 1925, relating to fidelity bonds of certain officers and employees of state banking institutions; and declaring an emergency."

S. B. No. 190, A bill to be entitled "An Act providing for preference of employment in all State Departments of this State of honorably discharged soldiers, sailors, nurses and marines of the Army and Navy of the United States, etc.; and declaring an emergency."

S. B. No. 265, A bill to be entitled "An Act to amend Section 4 of Senate Bill No. 165, Chapter 165, regulating foreign and domestic corporations; etc.; and declaring an emergency."

S. B. No. 394, A bill to be entitled "An Act relating to marks and brands of livestock in Brazoria County only, etc.; and declaring an emergency."

Respectfully,

BOB BARKER,

Secretary of the Senate.

HOUSE BILL NO. 822 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 822, A bill to be entitled "An Act to amend Article 7252, Revised Statutes, 1925, authorizing the assessor and collector of taxes to appoint deputies to assist him in the assessment and collection of taxes; providing for bonds from such deputies; providing that the assessor and collector shall be liable for the Acts of such deputies; and authorizing the deputies to perform the duties imposed and required by law of the assessor and collector of taxes; and providing that in counties having a population of 355,000 or more, according to the last preceding Federal Census the assessor and collector may apply to the Commissioners' Court for the appointment of special deputies having technical training or qualified by experience in order to obtain valuations and perform technical duties and authorizing the application for clerical, accounting, and stenographic assistants in connection therewith and providing for a special head for the automobile division of said office, and declaring an emergency."

The bill was read second time.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes, and with the body of the bill.

House Bill No. 822 was then passed to engrossment.

HOUSE BILL NO. 822 ON THIRD READING

Mr. Heflin moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 822 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—127

Allen	Brown of Cherokee
Allison	Brown
Alsup	of Nacogdoches
Bailey	Bundy
Baker	Burkett
of Fort Bend	Burney
Baker of Grayson	Cauthorn
Blankenship	Celaya
Boyd	Chambers
Boyer	Clark
Bradbury	Cleveland
Bradford	Cockrell
Bray	Coleman
Bridgers	Colquitt
Broadfoot	Colson, Mrs.

Cornett	McMurry
Corry	McNamara
Crossley	Mohrmann
Daniel	Monkhouse
Davis of Jasper	Montgomery
Davis of Upshur	Morris
Derden	Newell
Dickison	Nicholson
Dickson	Pace
Dwyer	Petsch
Faulkner	Pevehouse
Felty	Piner
Ferguson	Pope
Fielden	Reader of Erath
Fuchs	Reaves
Galbreath	Reed
Gilmer	Rhodes
Gordon, Mrs.	Riviere
Hale	Roach
Hamilton	Roberts
Hankamer	Robinson
Hardeman	Russell
Hardin	Schuenemann
Harp	Segrist
Harper	Shell
Harrell of Bastrop	Skiles
Hartzog	Smith of Hopkins
Heflin	Smith
Howard	of Matagorda
Howington	Spencer
Hunt	Stinson
Isaacks	Stoll
Johnson of Ellis	Talbert
Kennedy	Tarwater
Kern	Taylor
Kerr	Tennant
Kersey	Thornberry
Kinard	Thornton
King	Turner
Langdon	Vale
Lehman	Vint
Little	Voigt
Lock	Waggoner
Loggins	Weldon
London	Westbrook
Mays	White
McAlister	Wilson
McDaniel	Winfree
McDonald	Wood
McFarland	Wright

Absent

Bond	Hull
Dean	Johnson of Tarrant
Donaghey	Oliver
Goodman	Ragsdale
Harrell of Lamar	Reader of Bexar
Holland	

Absent—Excused

Bell	Leyendecker
Anderson	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 822 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—127

Allen	Heflin
Allison	Holland
Alsup	Howington
Bailey	Hunt
Baker	Isaacks
of Fort Bend	Johnson of Ellis
Baker of Grayson	Kennedy
Blankenship	Kern
Boyd	Kerr
Boyer	Kersey
Bradbury	Kinard
Bradford	King
Bray	Langdon
Bridgers	Lehman
Broadfoot	Little
Brown of Cherokee	Lock
Brown	Loggins
of Nacogdoches	London
Bundy	Mays
Burkett	McAlister
Burney	McDaniel
Cauthorn	McDonald
Celaya	McFarland
Chambers	McMurry
Clark	McNamara
Cleveland	Mohrmann
Cockrell	Monkhouse
Coleman	Montgomery
Colquitt	Morris
Colson, Mrs.	Newell
Cornett	Nicholson
Corry	Pace
Crossley	Petsch
Daniel	Pevehouse
Davis of Jasper	Piner
Davis of Upshur	Pope
Derden	Reader of Erath
Dickison	Reaves
Dickson	Reed
Dwyer	Rhodes
Faulkner	Riviere
Felty	Roach
Ferguson	Roberts
Fielden	Robinson
Fuchs	Russell
Galbreath	Schuenemann
Gilmer	Segrist
Gordon, Mrs.	Shell
Hale	Skiles
Hamilton	Smith of Hopkins
Hankamer	Smith
Hardeman	of Matagorda
Hardin	Spencer
Harp	Stinson
Harper	Stoll
Harrell of Bastrop	Talbert
Hartzog	Tarwater

Taylor	Waggoner
Tennant	Weldon
Thornberry	Westbrook
Thornton	White
Turner	Wilson
Vale	Winfree
Vint	Wood
Voigt	Wright

Absent

Bond	Hull
Dean	Johnson of Tarrant
Donaghey	Oliver
Goodman	Ragsdale
Harrell of Lamar	Reader of Bexar
Howard	

Absent—Excused

Bell	Leyendecker
Anderson	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

HOUSE BILL NO. 823 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 823, A bill to be entitled "An Act to amend Subsection (h) of Section 19, Chapter 465, of the Acts of the Forty-fourth Legislature, Second Called Session, by adding thereto a proviso applying in counties having a population of more than 355,000, according to the last preceding Federal Census, fixing the limits of the salaries to be paid deputies, assistants and employees of district, county and precinct officers, defining heads of departments, providing for the manner and means of employment, and declaring an emergency."

The bill was read second time.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 823 was then passed to engrossment.

HOUSE BILL NO. 823 ON THIRD READING

Mr. Heflin moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 823 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—126

Allen	Hull
Allison	Hunt
Alsup	Isaacks
Bailey	Johnson of Ellis
Baker	Kennedy
of Fort Bend	Kern
Baker of Grayson	Kerr
Blankenship	Kersey
Bond	Kinard
Boyd	King
Boyer	Langdon
Bradbury	Lehman
Bradford	Little
Bray	Lock
Bridgers	London
Broadfoot	Mays
Brown of Cherokee	McAlister
Brown	McDaniel
of Nacogdoches	McDonald
Bundy	McFarland
Burkett	McMurry
Burney	McNamara
Cauthorn	Mohrmann
Celaya	Monkhouse
Chambers	Montgomery
Clark	Morris
Cleveland	Newell
Cockrell	Pace
Colquitt	Petsch
Colson, Mrs.	Pevehouse
Cornett	Piner
Crossley	Pope
Daniel	Reader of Erath
Davis of Jasper	Reaves
Davis of Upshur	Reed
Derden	Rhodes
Dickison	Riviere
Dickson	Roach
Faulkner	Roberts
Felty	Robinson
Ferguson	Russell
Fielden	Schuenemann
Fuchs	Segrist
Galbreath	Shell
Gilmer	Skiles
Goodman	Smith of Hopkins
Gordon, Mrs.	Smith
Hale	of Matagorda
Hamilton	Spencer
Hankamer	Stoll
Hardeman	Talbert
Hardin	Tarwater
Harp	Taylor
Harper	Tennant
Harrell of Bastrop	Thornberry
Harrell of Lamar	Thornton
Hartzog	Turner
Heflin	Vale
Holland	Vint
Howard	Voigt
Howington	Waggoner

Weldon	Winfree
Westbrook	Wood
White	Wright
Wilson	

Present—Not Voting

Stinson

Absent

Coleman	Loggins
Corry	Nicholson
Dean	Oliver
Donaghey	Ragsdale
Dwyer	Reader of Bexar
Johnson of Tarrant	

Absent—Excused

Bell	Leyendecker
Anderson	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 823 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—125

Allen	Dickison
Allison	Dickson
Alsup	Faulkner
Bailey	Felty
Baker	Ferguson
of Fort Bend	Fielden
Baker of Grayson	Fuchs
Blankenship	Galbreath
Bond	Gilmer
Boyd	Goodman
Boyer	Gordon, Mrs.
Bradford	Hale
Bray	Hamilton
Bridgers	Hankamer
Broadfoot	Hardeman
Brown of Cherokee	Hardin
Brown	Harp
of Nacogdoches	Harper
Bundy	Harrell of Bastrop
Burkett	Harrell of Lamar
Burney	Hartzog
Cauthorn	Heflin
Celaya	Holland
Chambers	Howard
Clark	Howington
Cleveland	Hull
Cockrell	Hunt
Colquitt	Isaacks
Colson, Mrs.	Johnson of Ellis
Cornett	Kennedy
Crossley	Kern
Daniel	Kerr
Davis of Jasper	Kersey
Davis of Upshur	Kinard
Derden	King

Langdon	Robinson
Lehman	Russell
Little	Schuenemann
Lock	Segrist
London	Shell
Mays	Skiles
McAlister	Smith of Hopkins
McDaniel	Smith
McDonald	of Matagorda
McFarland	Spencer
McMurry	Stoll
McNamara	Talbert
Mohrmann	Tarwater
Monkhouse	Taylor
Montgomery	Tennant
Morris	Thornberry
Newell	Thornton
Pace	Turner
Petsch	Vale
Pevehouse	Vint
Piner	Voigt
Pope	Waggoner
Reader of Erath	Weldon
Reaves	Westbrook
Reed	White
Rhodes	Wilson
Riviere	Winfree
Roach	Wood
Roberts	Wright

Present—Not Voting

Stinson

Absent

Bell	Johnson of Tarrant
Bradbury	Loggins
Coleman	Nicholson
Corry	Oliver
Dean	Ragsdale
Donaghey	Reader of Bexar
Dwyer	

Absent—Excused

Anderson	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

HOUSE BILL NO. 824 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 824, A bill to be entitled "An Act providing that in all counties containing a population of 355,000 or more inhabitants, according to the last preceding or any future Federal Census, the Commissioners' Court of each of such counties shall make a reasonable allowance, not to exceed Fifty (\$50) Dollars a month, to each Justice of the Peace for the operation of

automobiles in connection with their official business, when such Justice of the Peace sits in a court maintained in the courthouse at the county seat of each of such counties, repealing all laws and parts of laws in conflict herewith, and declaring an emergency."

The bill was read second time.

Mr. Heflin offered the following committee amendment to the bill:

Amend House Bill No. 824, by striking out the words, "or any future," before the words, "Federal Census," wherever they occur, and by inserting the words, "and it is so enacted," at the end of the emergency clause.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes, and with the body of the bill.

House Bill No. 824 was then passed to engrossment.

HOUSE BILL NO. 824 ON THIRD READING

Mr. Heflin moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 824 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—131

Allen	Celaya
Allison	Chambers
Alsup	Clark
Bailey	Cleveland
Baker	Cockrell
of Fort Bend	Coleman
Baker of Grayson	Colquitt
Bell	Colson, Mrs.
Blankenship	Cornett
Bond	Corry
Boyd	Crossley
Boyer	Davis of Jasper
Bradbury	Davis of Upshur
Bradford	Derden
Bray	Dickison
Bridgers	Dickson
Broadfoot	Donaghey
Brown of Cherokee	Faulkner
Brown	Felty
of Nacogdoches	Ferguson
Bundy	Fielden
Burkett	Fuchs
Burney	Galbreath
Cauthorn	Gilmer

Goodman	Nicholson
Gordon, Mrs.	Pace
Hale	Petsch
Hamilton	Pevehouse
Hankamer	Piner
Hardeman	Pope
Hardin	Ragsdale
Harp	Reader of Erath
Harper	Reaves
Harrell of Bastrop	Reed
Harrell of Lamar	Rhodes
Hartzog	Riviere
Heflin	Roach
Holland	Roberts
Howard	Robinson
Howington	Russell
Hull	Schuenemann
Hunt	Segrist
Isaacks	Shell
Johnson of Ellis	Skiles
Kennedy	Smith of Hopkins
Kern	Smith
Kerr	of Matagorda
Kersey	Spencer
Kinard	Stoll
King	Talbert
Langdon	Tarwater
Lehman	Taylor
Little	Tennant
Lock	Thornberry
Loggins	Thornton
London	Turner
Mays	Vale
McAlister	Vint
McDaniel	Voigt
McDonald	Waggoner
McMurry	Weldon
McNamara	Westbrook
Mohrmann	White
Monkhouse	Wilson
Montgomery	Winfree
Morris	Wood
Newell	Wright

Present—Not Voting

Daniel	Stinson
--------	---------

Absent

Dean	McFarland
Dwyer	Oliver
Johnson of Tarrant	Reader of Bexar

Absent—Excused

Anderson	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

The Chair then laid House Bill No. 824 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—131

Allen	Heflin
Allison	Holland
Alsup	Howard
Bailey	Howington
Baker	Hull
of Fort Bend	Hunt
Baker of Grayson	Isaacks
Bell	Johnson of Ellis
Blankenship	Kennedy
Bond	Kern
Boyd	Kerr
Boyer	Kersey
Bradbury	Kinard
Bradford	King
Bray	Langdon
Bridgers	Lehman
Broadfoot	Little
Brown of Cherokee	Lock
Brown	Loggins
of Nacogdoches	London
Bundy	Mays
Burkett	McAlister
Burney	McDaniel
Cauthorn	McDonald
Celaya	McMurry
Chambers	McNamara
Clark	Mohrmann
Cleveland	Monkhouse
Cockrell	Montgomery
Coleman	Morris
Colquitt	Newell
Colson, Mrs.	Nicholson
Cornett	Pace
Corry	Petsch
Crossley	Pevehouse
Davis of Jasper	Piner
Davis of Upshur	Pope
Derden	Ragsdale
Dickison	Reader of Erath
Dickson	Reaves
Donaghey	Reed
Faulkner	Rhodes
Felty	Riviere
Ferguson	Roach
Fielden	Roberts
Fuchs	Robinson
Galbreath	Russell
Gilmer	Schuenemann
Goodman	Segrist
Gordon, Mrs.	Shell
Hale	Skiles
Hamilton	Smith of Hopkins
Hankamer	Smith
Hardeman	of Matagorda
Hardin	Spencer
Harp	Stoll
Harper	Talbert
Harrell of Bastrop	Tarwater
Harrell of Lamar	Taylor
Hartzog	Tennant

Thornberry	Weldon
Thornton	Westbrook
Turner	White
Vale	Wilson
Vint	Winfree
Voigt	Wood
Waggoner	Wright

Present—Not Voting

Daniel	Stinson
--------	---------

Absent

Dean	McFarland
Dwyer	Oliver
Johnson of Tarrant	Reader of Bexar

Absent—Excused

Anderson	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

HOUSE BILL NO. 829 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 829, A bill to be entitled "An Act extending the validating provisions of Articles 961 and 961a of the Revised Civil Statutes, 1925, by the addition of Article 961b; re-enacting the provisions of Articles 961 and 961a, and giving said cities, towns or villages all the powers heretofore granted to them under Title 28; validating all proceedings heretofore had by the governing bodies of all cities and towns in counties having a population of more than 46,100 and less than 46,200, according to the last preceding Federal Census, in the issuance and sale of obligations used in financing any project for which loan or grant has been made or applied for to the United States through the Federal Emergency Administrator of Public Works or any agency, department, or division of the government of the United States; validating all tax levies to be used in the refunding of said obligations; exempting all pending litigation, and declaring an emergency."

The bill was read second time.

Mr. Hale offered the following amendment to the bill:

Amend House Bill No. 829, by striking out all below the enacting clause, and substituting in lieu thereof, the following:

"Section 1. That Article 961, Revised Civil Statutes of Texas of 1925, be amended and the same is hereby amended by the addition of Article 961b, to read as follows:

"'961b. Validation of Adoption of Provisions of Title—In every instance wherein an incorporated city, town or village in all counties having a population of more than 46,100 and less than 46,200, according to the last preceding Federal Census, has attempted to accept the provisions and benefits of Title 28 of the Revised Civil Statutes of Texas of 1925, and has filed a copy of the resolution or ordinance accepting such title for record in the office of the County Clerk of the County within which such city, town, or village is situated, the action of such city, town, or village is hereby authorized, ratified, confirmed, and validated; and each such city, town, or village is declared to have all the powers of cities and towns as provided in said Title; and all corporate actions taken by such cities, towns, and villages after the passage of such ordinances or resolution accepting the benefits of said Title, and which could have been lawfully performed by a city or town having the powers under said Title, are hereby authorized, ratified, confirmed, and validated; and all proceedings heretofore had by the governing bodies of all such cities, towns, and villages in the issuance and sale of bonds, to aid in financing any project and/or projects for which a loan or grant has been made or applied for to the United States through the Federal Emergency Administrator of Public Works or any Agency, department or division of the Government of the United States of America, are herein in all things fully validated, confirmed, approved, and legalized; and all such bonds issued thereunder are hereby declared to be the valid and binding obligations of such cities and towns; and all such bonds which have been heretofore authorized but not yet issued or sold shall, when delivered and paid for, constitute valid and binding obligations of such cities and towns. All tax levies made by such governing bodies for the purpose of paying the principal of and interest on such bonds are hereby in all things validated, confirmed, approved and legalized."

"Sec. 2. The provisions of this Act shall not apply to any such proceed-

ings or obligations thereunder where the validity thereof has been contested or attacked in any suit or pending litigation.

"Sec. 3. The fact that the legal authority of various cities and towns to issue and sell bonds to the said Federal Emergency Administrator of Public Works and other purchasers is now being embarrassed in the sale of their obligations due to minor irregularities in their procedure in adopting Title 28 of said Statutes, and that such embarrassment is due to the absence of this Act, creates an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days, in each House, be suspended, and said Rule is hereby suspended, and that this Act become effective immediately from and after its passage, and it is so enacted."

The amendment was adopted.

Mr. Hale offered the following amendment to the bill:

Amend House Bill No. 829, by striking out all above the enacting clause, and substituting in lieu thereof, the following:

"An Act validating the action of corporate cities, towns or villages in counties having a population of more than 46,100 and less than 46,200 which have attempted to accept the provisions of Title 28 of the Revised Civil Statutes of Texas of 1925, and giving said cities, towns, or villages all the powers of cities and towns as provided in said Title 28; validating all corporate actions taken by such cities and towns and villages after the passage of the ordinance or resolution accepting the benefits of said Title; validating all proceedings heretofore had by the governing bodies of all cities and towns in the State of Texas in the issuance and sale of bonds to aid in financing any project and/or projects for which loan or grant has been made or applied for to the United States through the Federal Emergency Administrator of Public Works or any Agency, department or division of the Government of the United States of America; validating all tax levies to be used in the refunding of said obligations; exempting all pending litigations, and declaring an emergency."

The amendment was adopted.

House Bill No. 829 was then passed to engrossment.

HOUSE BILL NO. 829 ON THIRD READING

Mr. Hale moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 829 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—129

Allison	Hamilton
Alsup	Hardeman
Bailey	Hardin
Baker of Grayson	Harp
Blankenship	Harper
Bond	Harrell of Bastrop
Boyd	Harrell of Lamar
Boyer	Hartzog
Bradbury	Heflin
Bradford	Holland
Bray	Howard
Bridgers	Howington
Broadfoot	Hull
Brown of Cherokee	Hunt
Brown	Isaacks
of Nacogdoches	Johnson of Ellis
Bundy	Kennedy
Burkett	Kern
Burney	Kerr
Cauthorn	Kersey
Celaya	Kinard
Chambers	King
Clark	Langdon
Cleveland	Lehman
Cockrell	Little
Colquitt	Lock
Colson, Mrs.	London
Cornett	Mays
Corry	McAlister
Crossley	McDaniel
Daniel	McDonald
Davis of Jasper	McFarland
Davis of Upshur	McMurry
Derden	McNamara
Dickison	Mohrmann
Dickson	Monkhouse
Donaghey	Montgomery
Dwyer	Morris
Faulkner	Newell
Felty	Nicholson
Ferguson	Pace
Fielden	Petsch
Fuchs	Pevehouse
Galbreath	Piner
Gilmer	Pope
Goodman	Reader of Bexar
Gordon, Mrs.	Reader of Erath
Hale	Reaves

Reed	Tarwater
Rhodes	Taylor
Riviere	Tennant
Roach	Thornberry
Roberts	Thornton
Robinson	Turner
Russell	Vale
Schuenemann	Vint
Segrist	Voigt
Shell	Waggoner
Skiles	Weldon
Smith of Hopkins	Westbrook
Smith	White
of Matagorda	Wilson
Spencer	Winfree
Stinson	Wood
Stoll	Wright
Talbert	

Absent

Allen	Hankamer
Baker	Johnson of Tarrant
of Fort Bend	Loggins
Coleman	Oliver
Dean	Ragsdale

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 829 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—128

Allison	Colquitt
Alsup	Colson, Mrs.
Bailey	Cornett
Baker of Grayson	Corry
Blankenship	Crossley
Bond	Daniel
Boyd	Davis of Jasper
Boyer	Davis of Upshur
Bradford	Derden
Bray	Dickison
Bridgers	Dickson
Broadfoot	Donaghey
Brown of Cherokee	Dwyer
Brown	Faulkner
of Nacogdoches	Felty
Bundy	Ferguson
Burkett	Fielden
Burney	Fuchs
Cauthorn	Galbreath
Celaya	Gilmer
Chambers	Goodman
Clark	Gordon, Mrs.
Cleveland	Hale
Cockrell	Hamilton

Hardeman	Pevehouse
Hardin	Piner
Harp	Pope
Harper	Reader of Bexar
Harrell of Bastrop	Reader of Erath
Harrell of Lamar	Reaves
Hartzog	Reed
Heflin	Rhodes
Holland	Riviere
Howard	Roach
Howington	Roberts
Hull	Robinson
Hunt	Russell
Isaacks	Schuenemann
Johnson of Ellis	Segrist
Kennedy	Shell
Kern	Skiles
Kerr	Smith of Hopkins
Kersey	Smith
Kinard	of Matagorda
King	Spencer
Langdon	Stinson
Lehman	Stoll
Little	Talbert
Lock	Tarwater
London	Taylor
Mays	Tennant
McAlister	Thornberry
McDaniel	Thornton
McDonald	Turner
McFarland	Vale
McMurry	Vint
McNamara	Voigt
Mohrmann	Waggoner
Monkhouse	Weldon
Montgomery	Westbrook
Morris	White
Newell	Wilson
Nicholson	Winfree
Pace	Wood
Petsch	Wright

Absent

Allen	Hankamer
Baker	Johnson of Tarrant
of Fort Bend	Loggins
Bradbury	Oliver
Coleman	Ragsdale
Dean	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

HOUSE BILL NO. 832 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 832, A bill to be entitled "An Act to declare valid and legal

the establishment and organization of housing authorities, all bonds, notes, contracts, agreements, obligations and undertakings of such housing authorities, and all proceedings, acts and things heretofore undertaken, performed or done with reference thereto."

The bill was read second time.

Mr. Boyd offered the following amendment to the bill:

Amend House Bill No. 832 by adding thereto the following:

"Sec. 4. The fact that there is no adequate provision in the Statutes for the validation and legalization of establishment of housing authorities and all bonds, notes, contracts, agreements, obligations and undertakings of such authorities creates an emergency and an imperative public necessity that the Constitutional Rule, requiring bills to be read on three several days in each House, be suspended, and said Rule is hereby suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted."

The admendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes, and with the body of the bill.

House Bill No. 832 was then passed to engrossment.

HOUSE BILL NO. 832 ON THIRD READING

Mr. Boyd moved that the constitutional rule, requiring bills to be read on three several days be suspended and that House Bill No. 832 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen	Boyer
Allison	Bradbury
Alsup	Bradford
Bailey	Bray
Baker	Bridgers
of Fort Bend	Broadfoot
Baker of Grayson	Brown of Cherokee
Bell	Brown
Blankenship	of Nacogdoches
Bond	Bundy
Boyd	Burkett

Burney	Loggins
Cauthorn	London
Celaya	Mays
Chambers	McAlister
Clark	McDaniel
Cleveland	McDonald
Cockrell	McFarland
Coleman	McMurry
Colquitt	McNamara
Colson, Mrs.	Mohrmann
Cornett	Monkhouse
Corry	Montgomery
Crossley	Morris
Daniel	Newell
Davis of Jasper	Oliver
Davis of Upshur	Pace
Dean	Petsch
Derden	Pevehouse
Dickison	Piner
Dickson	Pope
Donaghey	Reader of Erath
Dwyer	Reaves
Faulkner	Reed
Felty	Rhodes
Ferguson	Riviere
Fielden	Roach
Fuchs	Roberts
Galbreath	Robinson
Gilmer	Russell
Goodman	Schuenemann
Gordon, Mrs.	Segrist
Hale	Shell
Hamilton	Skiles
Hankamer	Smith of Hopkins
Hardin	Smith
Harp	of Matagorda
Harper	Spencer
Harrell of Bastrop	Stinson
Harrell of Lamar	Stoll
Hartzog	Talbert
Holland	Tarwater
Howard	Taylor
Howington	Tennant
Hull	Thornberry
Hunt	Thornton
Isaacks	Turner
Johnson of Ellis	Vale
Kennedy	Vint
Kern	Voigt
Kerr	Waggoner
Kersey	Weldon
Kinard	Westbrook
King	White
Langdon	Wilson
Lehman	Winfree
Little	Wood
Lock	Wright

Absent

Hardeman	Nicholson
Heflin	Ragsdale
Johnson of Tarrant	Reader of Bexar

Absent—Excused

Anderson	Dowell
----------	--------

Harris	Smith of Frio
Keith	Wells
Leyendecker	Worley

The Chair then laid House Bill No. 832 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—133

Allen	Hale
Allison	Hamilton
Alsup	Hankamer
Bailey	Hardin
Baker	Harp
of Fort Bend	Harper
Baker of Grayson	Harrell of Bastrop
Bell	Harrell of Lamar
Blankenship	Hartzog
Bond	Holland
Boyd	Howard
Boyer	Howington
Bradbury	Hull
Bradford	Hunt
Bray	Isaacks
Bridgers	Johnson of Ellis
Broadfoot	Kennedy
Brown of Cherokee	Kern
Brown	Kerr
of Nacogdoches	Kersey
Bundy	Kinard
Burkett	King
Burney	Langdon
Cauthorn	Lehman
Celaya	Little
Chambers	Lock
Clark	Loggins
Cleveland	London
Cockrell	Mays
Coleman	McAlister
Colquitt	McDaniel
Colson, Mrs.	McDonald
Cornett	McFarland
Corry	McMurry
Crossley	McNamara
Daniel	Mohrmann
Davis of Jasper	Monkhouse
Davis of Upshur	Montgomery
Dean	Morris
Derden	Newell
Dickison	Oliver
Dickson	Pace
Donaghey	Petsch
Dwyer	Pevehouse
Faulkner	Piner
Felty	Pope
Ferguson	Reader of Erath
Fielden	Reaves
Fuchs	Reed
Galbreath	Rhodes
Gilmer	Riviere
Goodman	Roach
Gordon, Mrs.	Roberts

Robinson	Tennant
Russell	Thornberry
Schuenemann	Thornton
Segrist	Turner
Shell	Vale
Skiles	Vint
Smith of Hopkins	Voigt
Smith	Waggoner
of Matagorda	Weldon
Spencer	Westbrook
Stinson	White
Stoll	Wilson
Talbert	Winfree
Tarwater	Wood
Taylor	Wright

Absent

Hardeman	Nicholson
Heflin	Ragsdale
Johnson of Tarrant	Reader of Bexar

Absent—Excused

Anderson	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

SENATE BILL NO. 164 ON SECOND READING

The Chair laid before the House, on its second reading and passage to third reading,

S. B. No. 164, A bill to be entitled "An Act creating the Texas Coronado Quarto Centennial Commission, prescribing the duties and responsibilities of such Commission, and declaring an emergency."

The bill was read second time and was passed to third reading.

SENATE BILL NO. 164 ON THIRD READING

Mr. Little moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 164 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—132

Allen	Bond
Allison	Boyd
Alsup	Boyer
Bailey	Bradbury
Baker	Bradford
of Fort Bend	Bray
Baker of Grayson	Bridgers
Bell	Broadfoot
Blankenship	Brown of Cherokee

Brown	Leonard
of Nacogdoches	Little
Bundy	Lock
Burkett	Loggins
Burney	London
Cauthorn	Mays
Celaya	McAlister
Chambers	McDaniel
Clark	McDonald
Cleveland	McFarland
Cockrell	McMurry
Coleman	McNamara
Colquitt	Mohrmann
Colson, Mrs.	Monkhouse
Cornett	Montgomery
Corry	Morris
Crossley	Newell
Daniel	Nicholson
Davis of Jasper	Oliver
Davis of Upshur	Pace
Dean	Petsch
Derden	Pevehouse
Dickison	Piner
Dickson	Reader of Erath
Donaghey	Reaves
Faulkner	Reed
Felty	Rhodes
Ferguson	Riviere
Fielden	Roach
Fuchs	Roberts
Galbreath	Robinson
Gilmer	Russell
Goodman	Schuenemann
Gordon, Mrs.	Segrist
Hale	Shell
Hamilton	Skiles
Hankamer	Smith of Hopkins
Hardeman	Smith
Hardin	of Matagorda
Harp	Spencer
Harper	Stinson
Harrell of Bastrop	Stoll
Harrell of Lamar	Talbert
Hartzog	Tarwater
Heflin	Taylor
Holland	Tennant
Howard	Thornberry
Howington	Thornton
Hull	Turner
Hunt	Vale
Johnson of Ellis	Voigt
Kennedy	Waggoner
Kern	Weldon
Kerr	White
Kersey	Wilson
Kinard	Winfree
King	Wood
Langdon	Wright
Lehman	
Present—Not Voting	
Westbrook	
	Absent
Dwyer	Johnson of Tarrant
Isaacks	Pope

Ragsdale	Vint
Reader of Bexar	

Absent—Excused

Anderson	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

The Chair then laid Senate Bill No. 164 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—132

Allen	Fuchs
Allison	Galbreath
Alsup	Gilmer
Bailey	Goodman
Baker	Gordon, Mrs.
of Fort Bend	Hale
Baker of Grayson	Hamilton
Bell	Hankamer
Blankenship	Hardeman
Bond	Hardin
Boyd	Harp
Boyer	Harper
Bradbury	Harrell of Bastrop
Bradford	Harrell of Lamar
Bray	Hartzog
Bridgers	Heflin
Broadfoot	Holland
Brown of Cherokee	Howard
Brown	Howington
of Nacogdoches	Hull
Bundy	Hunt
Burkett	Johnson of Ellis
Burney	Kennedy
Cauthorn	Kern
Celaya	Kerr
Chambers	Kersey
Clark	Kinard
Cleveland	King
Cockrell	Langdon
Coleman	Lehman
Colquitt	Leonard
Colson, Mrs.	Little
Cornett	Lock
Corry	Loggins
Crossley	London
Daniel	Mays
Davis of Jasper	McAlister
Davis of Upshur	McDaniel
Dean	McDonald
Derden	McFarland
Dickison	McMurry
Dickson	McNamara
Donaghey	Mohrmann
Faulkner	Monkhouse
Felty	Montgomery
Ferguson	Morris
Fielden	Newell

Nicholson	Smith
Oliver	of Matagorda
Pace	Spencer
Petsch	Stinson
Pevehouse	Stoll
Piner	Talbert
Reader of Erath	Tarwater
Reaves	Taylor
Reed	Tennant
Rhodes	Thornberry
Riviere	Thornton
Roach	Turner
Roberts	Vale
Robinson	Voigt
Russell	Waggoner
Schuenemann	Weldon
Segrist	White
Shell	Wilson
Skiles	Winfree
Smith of Hopkins	Wood
	Wright

Present—Not Voting

Westbrook

Absent

Dwyer	Ragsdale
Isaacks	Reader of Bexar
Johnson of Tarrant	Vint
Pope	

Absent—Excused

Anderson	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

HOUSE BILL NO. 833 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 833, A bill to be entitled "An Act to authorize cities to adopt ordinances relating to the repair and closing of dwellings unfit for human habitation; to provide for the remedies and procedure in connection with action taken under such ordinances, and to declare an emergency."

The bill was read second time.

By unanimous consent of the House the caption of the bill was ordered amended to conform to all changes, and with the body of the bill.

House Bill No. 833 was then passed to engrossment.

HOUSE BILL NO. 833 ON THIRD READING

Mr. Boyd moved that the constitutional rule, requiring bills to be read

on three several days, be suspended, and that House Bill No. 833 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—126

Allen	Hartzog
Allison	Holland
Alsup	Howard
Bailey	Howington
Baker	Hull
of Fort Bend	Hunt
Baker of Grayson	Isaacks
Bell	Johnson of Ellis
Blankenship	Kennedy
Bond	Kern
Boyd	Kerr
Boyer	Kersey
Bradbury	Kinard
Bradford	King
Bray	Langdon
Bridgers	Lehman
Broadfoot	Little
Brown of Cherokee	Loggins
Brown	London
of Nacogdoches	Mays
Bundy	McAlister
Burkett	McDaniel
Burney	McDonald
Cauthorn	McFarland
Celaya	McMurry
Chambers	McNamara
Clark	Mohrmann
Cleveland	Monkhouse
Cockrell	Montgomery
Coleman	Morris
Cornett	Newell
Corry	Nicholson
Crossley	Oliver
Daniel	Pace
Davis of Jasper	Petsch
Davis of Upshur	Pevehouse
Dean	Piner
Derden	Pope
Dickison	Reader of Erath
Dickson	Reaves
Dwyer	Reed
Felty	Rhodes
Ferguson	Riviere
Fielden	Roach
Fuchs	Roberts
Galbreath	Robinson
Gilmer	Russell
Goodman	Segrist
Gordon, Mrs.	Shell
Hale	Skiles
Hamilton	Smith of Hopkins
Hardin	Smith
Harp	of Matagorda
Harrell of Bastrop	Spencer
Harrell of Lamar	Stinson

Stöll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Thornton
Turner
Vale
Vint

Voigt
Waggoner
Weldon
Westbrook
White
Wilson
Winfree
Wood
Wright

Absent

Colquitt
Colson, Mrs.
Donaghey
Faulkner
Hankamer
Hardeman
Harper

Heflin
Johnson of Tarrant
Lock
Ragsdale
Reader of Bexar
Schuenemann

Absent—Excused

Anderson
Dowell
Harris
Keith

Leyendecker
Smith of Frio
Wells
Worley

The Chair then laid House Bill No. 833 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—127

Allen
Allison
Alsup
Bailey
Baker
of Fort Bend
Baker of Grayson
Bell
Blankenship
Bond
Boyd
Boyer
Bradbury
Bradford
Bray
Bridgers
Broadfoot
Brown of Cherokee
Brown
of Nacogdoches
Bundy
Burkett
Burney
Cauthorn
Celaya
Chambers
Clark
Cleveland
Cockrell
Coleman

Colson, Mrs.
Cornett
Corry
Crossley
Daniel
Davis of Jasper
Davis of Upshur
Dean
Derden
Dickison
Dickson
Dwyer
Felty
Ferguson
Fielden
Fuchs
Galbreath
Gilmer
Goodman
Gordon, Mrs.
Hale
Hamilton
Hardin
Harp
Harrell of Bastrop
Harrell of Lamar
Hartzog
Holland
Howard
Howington

Hull
Hunt
Isaacks
Johnson of Ellis
Kennedy
Kern
Kerr
Kersey
Kinard
King
Langdon
Lehman
Little
Loggins
London
Mays
McAlister
McDaniel
McDonald
McFarland
McMurry
McNamara
Mohrmann
Monkhouse
Montgomery
Morris
Newell
Nicholson
Oliver
Pace
Petsch
Pevehouse
Piner
Pope
Reader of Erath

Reaves
Reed
Rhodes
Riviere
Roach
Roberts
Robinson
Russell
Segrist
Shell
Skiles
Smith of Hopkins
Smith
of Matagorda
Spencer
Stinson
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Thornton
Turner
Vale
Vint
Voigt
Waggoner
Weldon
Westbrook
White
Wilson
Winfree
Wood
Wright

Absent

Colquitt
Donaghey
Faulkner
Hankamer
Hardeman
Harper

Heflin
Johnson of Tarrant
Lock
Ragsdale
Reader of Bexar
Schuenemann

Absent—Excused

Anderson
Dowell
Harris
Keith

Leyendecker
Smith of Frio
Wells
Worley

MESSAGE FROM THE SENATE

Austin, Texas, April 6, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House the Senate has passed the following:

H. B. No. 158, A bill to be entitled "An Act to amend Article 3336, Title 54, of the Revised Civil Statutes of

the State of Texas, etc., and declaring an emergency."

H. B. No. 534, A bill to be entitled "An Act to amend Section 1 of House Bill No. 31, Acts, 1937, of the Second Called Session of the Forty-fifth Legislature, providing for an open season on mourning doves in Ellis County, etc., and declaring an emergency."

H. C. R. No. 44, Granting permission to Charley Prewett, et al to sue the State." (With amendment.)

H. B. No. 666, A bill to be entitled "An Act to declare it unlawful to take, hunt, trap, ensnare, kill, or attempt to kill by any means whatsoever any pheasants, blue quail, or bob white in Comanche County, etc., and declaring an emergency."

H. B. No. 484, A bill to be entitled "An Act to amend Article 2687, Revised Civil Statutes of Texas, 1925, as amended by Acts of the Forty-fifth Legislature, 1937, prescribing the time of meeting of the County Board of School Trustees in certain counties, etc., and declaring an emergency."

H. B. No. 380, A bill to be entitled "An Act applying to counties which have a population of five thousand, five hundred and eighty-six (5,586), in the Federal Census of 1930 and a scholastic population of one thousand, six hundred and ninety-four (1,694) in the scholastic year 1938-1939, and declaring an emergency."

H. B. No. 170, A bill to be entitled "An Act providing for a more adequate and equitable salary for County Superintendents of Public Instruction in all those counties of Texas coming within the brackets and population figures herein, specifically in all those counties having not less than fifty thousand (50,000), and not more than fifty thousand, one hundred, (50,100) etc., and declaring an emergency." (With amendments.)

H. B. No. 585, A bill to be entitled "An Act to reorganize the 104th Judicial District of the State of Texas; and to prescribe the time, and fix the terms of holding the Courts in the several counties thereof; etc., and declaring an emergency."

H. B. No. 670, A bill to be entitled "An Act amending Article 2692a, Revised Civil Statutes of Texas of 1925; to provide for a rural school supervisor in counties having a certain population, etc., and declaring an emergency."

H. B. No. 552, A bill to be entitled "An Act conveying the title of the State of Texas to Lot No. Eight (8) in Block No. Thirty-eight (38) of the original townsite of Rosenberg, Fort Bend County, etc., and declaring an emergency."

H. B. No. 566, A bill to be entitled "An Act authorizing persons residing in County Line School Districts and who are otherwise qualified voters to vote for county school trustees of the county having management and control of such County Line School District, even though such voters reside in that portion of the County Line District, etc., and declaring an emergency."

S. B. No. 419, A bill to be entitled "An Act conferring additional powers on school districts having a relatively large percentage of delinquent taxes, including power to borrow money and issue obligations secured by such taxes and to make supplementary pledges of taxes hereafter becoming delinquent, and declaring an emergency."

H. B. No. 565, A bill to be entitled "An Act to amend Section 3, of Chapter 506, of the General Laws of the State of Texas, passed at the Regular Session of the Forty-fifth Legislature providing for parties and procedure in tax suits; etc., and declaring an emergency."

H. B. No. 142, A bill to be entitled "An Act amending House Bill No. 646, Acts of the Forty-fifth Legislature, providing that persons, firms, or corporations, who operate or conduct hotels, cafes, restaurants, dining cars, or other public eating places, etc., shall have made a special inspection of all their employes, at intervals of time of not more than six months, etc., and declaring an emergency."

S. B. No. 189, A bill to be entitled "An Act to amend Article 4225 of the Revised Civil Statutes of Texas, 1925, so as to provide for annual accounts and the matter to be shown therein and that guardians shall show in such annual accounts the source and nature of receipts and disbursements, showing principal and income separately, and include in their accounts by reference to former accounts or otherwise an accurate and detailed description of all property, etc., and declaring an emergency."

S. B. No. 235, A bill to be entitled "An Act amending Article 1934 of the

Revised Civil Statutes of Texas of 1925, as amended, so as to provide for a salary for the special Judge, elected or appointed, to serve in place of the regular judge, and declaring an emergency."

S. B. No. 276, A bill to be entitled "An Act providing for the establishment of a State Board of Embalming, providing for the appointment and terms of the members thereof and for their removal, granting powers and imposing duties upon said Board; and declaring an emergency."

S. B. No. 298, A bill to be entitled "An Act setting out the authority of the Texas State Parks Board in all matters pertaining to land titles and interests, authorizing the acceptance, rejection, or reconveyance of park sites, and declaring an emergency."

S. B. No. 370, A bill to be entitled "An Act amending Article 4725 of the Revised Civil Statutes of Texas of 1925, as amended, Acts 1937, Forty-fifth Legislature, page 330, Chapter 168; designating the securities in which the funds of life insurance companies may be invested; etc., and declaring an emergency."

S. B. No. 400, A bill to be entitled "An Act to amend Article 7057b, Section 2, Revised Civil Statutes, House Bill No. 11, Acts of the Regular Session, Forty-third Legislature, so as to clarify the kind of suits to be included in a class action as provided in Section 2 of said Article, and declaring an emergency."

Respectfully,

BOB BARKER,

Secretary of the Senate.

HOUSE BILL NO. 909 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 909, A bill to be entitled "An Act to amend Article 1654a, Section 1, of the Revised Civil Statutes; repealing all laws or parts of laws in conflict herewith, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 909 ON THIRD READING

Mr. Blankenship moved that the constitutional rule, requiring bills to

be read on three several days, be suspended, and that House Bill No. 909 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—129

Allen	Harper
Allison	Harrell of Bastrop
Alsup	Harrell of Lamar
Bailey	Hartzog
Baker	Heflin
of Fort Bend	Holland
Baker of Grayson	Howard
Blankenship	Howington
Bond	Hull
Boyd	Hunt
Boyer	Isaacks
Bradbury	Johnson of Ellis
Bradford	Kennedy
Bray	Kern
Bridgers	Kerr
Broadfoot	Kersey
Brown of Cherokee	Kinard
Brown	King
of Nacogdoches	Langdon
Bundy	Lehman
Burkett	Little
Burney	Loggins
Cauthorn	London
Celaya	Mays
Chambers	McAlister
Clark	McDaniel
Cleveland	McDonald
Cockrell	McMurry
Coleman	McNamara
Colquitt	Mohrmann
Colson, Mrs.	Monkhouse
Cornett	Montgomery
Corry	Morris
Crossley	Newell
Daniel	Nicholson
Davis of Jasper	Oliver
Davis of Upshur	Pace
Derden	Petsch
Dickison	Pevehouse
Dickson	Piner
Donaghey	Pope
Dwyer	Reader of Erath
Felty	Reaves
Ferguson	Reed
Fielden	Rhodes
Fuchs	Riviere
Galbreath	Roach
Gilmer	Roberts
Goodman	Robinson
Gordon, Mrs.	Russell
Hale	Segrist
Hamilton	Skiles
Hankamer	Smith of Hopkins
Hardeman	Smith
Hardin	of Matagorda
Harp	Spencer

Stinson	Vint
Stoll	Voigt
Talbert	Waggoner
Tarwater	Weldon
Taylor	Westbrook
Tennant	White
Thornberry	Wilson
Thornton	Winfree
Turner	Wood
Vale	Wright

Absent

Dean	Ragsdale
Faulkner	Reader of Bexar
Johnson of Tarrant	Schuenemann
Lock	Shell
McFarland	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 909 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—129

Allen	Cornett
Allison	Corry
Alsup	Crossley
Bailey	Daniel
Baker	Davis of Jasper
of Fort Bend	Davis of Upshur
Baker of Grayson	Derden
Blankenship	Dickison
Bond	Dickson
Boyd	Donaghey
Boyer	Dwyer
Bradbury	Felty
Bradford	Ferguson
Bray	Fielden
Bridgers	Fuchs
Broadfoot	Galbreath
Brown of Cherokee	Gilmer
Brown	Goodman
of Nacogdoches	Gordon, Mrs.
Bundy	Hale
Burkett	Hamilton
Burney	Hankamer
Cauthorn	Hardeman
Celaya	Hardin
Chambers	Harp
Clark	Harper
Cleveland	Harrell of Bastrop
Cockrell	Harrell of Lamar
Coleman	Hartzog
Colquitt	Heflin
Colson, Mrs.	Holland

Howard	Reader of Erath
Howington	Reaves
Hull	Reed
Hunt	Rhodes
Isaacks	Riviere
Johnson of Ellis	Roach
Kennedy	Roberts
Kern	Robinson
Kerr	Russell
Kersey	Segrist
Kinard	Skiles
King	Smith of Hopkins
Langdon	Smith
Lehman	of Matagorda
Little	Spencer
Loggins	Stinson
London	Stoll
Mays	Talbert
McAlister	Tarwater
McDaniel	Taylor
McDonald	Tennant
McMurry	Thornberry
McNamara	Thornton
Mohrmann	Turner
Monkhouse	Vale
Montgomery	Vint
Morris	Voigt
Newell	Waggoner
Nicholson	Weldon
Oliver	Westbrook
Pace	White
Petsch	Wilson
Pevehouse	Winfree
Piner	Wood
Pope	Wright

Absent

Bell	McFarland
Dean	Ragsdale
Faulkner	Reader of Bexar
Johnson of Tarrant	Schuenemann
Lock	Shell

Absent—Excused

Anderson	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

HOUSE BILL NO. 834 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 834, A bill to be entitled "An Act to provide that bonds and other obligations issued by any public housing authority or agency in the United States, when secured by a pledge of annual contributions to be paid by the United States Government, shall be security for all public

deposits, and legal investments for the State and public officers, municipal corporations, political subdivisions and public bodies, all banks, bankers, trust companies, saving banks and institutions, building and loan associations, savings and loan associations, investment companies and other persons carrying on a banking business, all insurance companies, insurance associations and other persons carrying on an insurance business, and all executors, administrators, guardians, trustees and other fiduciaries; to repeal Section 14-A of Chapter 462, Regular Session of the Forty-fifth Legislature, as amended by House Bill No. 102, Second Called Session of the Forty-fifth Legislature, and to declare an emergency."

The bill was read second time.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes, and with the body of the bill.

House Bill No. 834 was then passed to engrossment.

HOUSE BILL NO. 834 ON THIRD READING

Mr. Boyd moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 834 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—126

Allen	Cauthorn
Allison	Celaya
Alsup	Chambers
Bailey	Clark
Baker	Cleveland
of Fort Bend	Cockrell
Baker of Grayson	Colquitt
Bell	Colson, Mrs.
Blankenship	Cornett
Bond	Corry
Boyd	Crossley
Boyer	Daniel
Bradbury	Davis of Jasper
Bradford	Davis of Upshur
Bray	Derden
Bridgers	Dickison
Broadfoot	Dickson
Brown of Cherokee	Dwyer
Brown	Felty
of Nacogdoches	Ferguson
Bundy	Fielden
Burkett	Fuchs
Burney	Galbreath

Goodman	Newell
Gordon, Mrs.	Pace
Hale	Petsch
Hamilton	Pevehouse
Hankamer	Piner
Hardeman	Pope
Hardin	Reader of Erath
Harp	Reaves
Harper	Reed
Harrell of Bastrop	Rhodes
Harrell of Lamar	Riviere
Hartzog	Roach
Heflin	Roberts
Holland	Robinson
Howard	Russell
Howington	Schuenemann
Hull	Segrist
Hunt	Shell
Isaacks	Skiles
Johnson of Ellis	Smith of Hopkins
Kennedy	Smith
Kern	of Matagorda
Kerr	Spencer
Kersey	Stinson
Kinard	Stoll
Langdon	Talbert
Lehman	Tarwater
Little	Taylor
Lock	Tennant
Loggins	Thornberry
London	Thornton
Mays	Turner
McAlister	Vale
McDaniel	Voigt
McDonald	Waggoner
McFarland	Weldon
McMurry	Westbrook
McNamara	White
Mohrmann	Wilson
Monkhouse	Winfree
Montgomery	Wood
Morris	

Nays—1

Vint

Absent

Coleman	King
Dean	Nicholson
Donaghey	Oliver
Faulkner	Ragsdale
Gilmer	Reader of Bexar
Johnson of Tarrant	Wright

Absent—Excused

Anderson	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

The Chair then laid House Bill No. 834 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—126

Allen	Howard
Allison	Howington
Alsup	Hull
Bailey	Hunt
Baker	Isaacks
of Fort Bend	Johnson of Ellis
Baker of Grayson	Kennedy
Bell	Kern
Blankenship	Kerr
Bond	Kersey
Boyd	Kinard
Boyer	Langdon
Bradbury	Lehman
Bradford	Little
Bray	Lock
Bridgers	Loggins
Broadfoot	London
Brown of Cherokee	Mays
Brown	McAlister
of Nacogdoches	McDaniel
Bundy	McDonald
Burkett	McFarland
Burney	McMurry
Cauthorn	McNamara
Celaya	Mohrmann
Chambers	Monkhouse
Clark	Montgomery
Cleveland	Morris
Cockrell	Newell
Colquitt	Pace
Colson, Mrs.	Petsch
Cornett	Pevehouse
Corry	Piner
Crossley	Pope
Daniel	Reader of Erath
Davis of Jasper	Reaves
Davis of Upshur	Reed
Derden	Rhodes
Dickison	Riviere
Dickson	Roach
Dwyer	Roberts
Felty	Robinson
Ferguson	Russell
Fielden	Schuenemann
Fuchs	Segrist
Galbreath	Shell
Goodman	Skiles
Gordon, Mrs.	Smith of Hopkins
Hale	Smith
Hamilton	of Matagorda
Hankamer	Spencer
Hardeman	Stinson
Hardin	Stoll
Harp	Talbert
Harper	Tarwater
Harrell of Bastrop	Taylor
Harrell of Lamar	Tennant
Hartzog	Thornberry
Heflin	Thornton
Holland	Turner

Vale
Voigt
Waggoner
Weldon
Westbrook

White
Wilson
Winfree
Wood

Nays—1

Vint

Absent

Coleman	King
Dean	Nicholson
Donaghey	Oliver
Faulkner	Ragsdale
Gilmer	Reader of Bexar
Johnson of Tarrant	Wright

Absent—Excused

Anderson	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

HOUSE BILL NO. 840 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 840, A bill to be entitled "An Act prohibiting the setting of any steel trap, snare or deadfall in certain counties for the purpose of taking any fur-bearing animals for a period of two (2) years; providing certain exceptions; repealing all laws insofar as they conflict with this Act; providing a penalty for violation of this Act."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 840 ON THIRD READING

Mr. Kennedy moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 840 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—130

Allen	Boyer
Allison	Bradbury
Alsup	Bradford
Bailey	Bray
Baker	Bridgers
of Fort Bend	Broadfoot
Baker of Grayson	Brown of Cherokee
Blankenship	Brown
Bond	of Nacogdoches
Boyd	Bundy

Burkett	London
Burney	Mays
Cauthorn	McAlister
Celaya	McDaniel
Chambers	McDonald
Clark	McFarland
Cleveland	McMurry
Cockrell	McNamara
Coleman	Mohrmann
Colquitt	Monkhouse
Colson, Mrs.	Montgomery
Cornett	Morris
Corry	Newell
Crossley	Nicholson
Daniel	Oliver
Davis of Jasper	Pace
Davis of Upshur	Petsch
Derden	Pevehouse
Dickison	Piner
Dickson	Reader of Erath
Donaghey	Reaves
Faulkner	Reed
Felty	Rhodes
Ferguson	Riviere
Fielden	Roach
Fuchs	Roberts
Galbreath	Robinson
Gilmer	Russell
Goodman	Schuenemann
Gordon, Mrs.	Segrist
Hale	Shell
Hamilton	Skiles
Hankamer	Smith of Hopkins
Hardeman	Smith
Hardin	of Matagorda
Harp	Spencer
Harper	Stinson
Harrell of Bastrop	Stoll
Harrell of Lamar	Talbert
Hartzog	Tarwater
Heflin	Taylor
Holland	Tennant
Howard	Thornberry
Howington	Thornton
Isaacks	Turner
Johnson of Ellis	Vale
Kennedy	Vint
Kern	Voigt
Kerr	Waggoner
Kersey	Weldon
Kinard	Westbrook
King	White
Langdon	Wilson
Lehman	Winfree
Little	Wood
Lock	Wright
Loggins	

Absent

Dean	Johnson of Tarrant
Dwyer	Pope
Hull	Ragsdale
Hunt	Reader of Bexar

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 840 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—130

Allen	Hale
Allison	Hamilton
Alsup	Hankamer
Bailey	Hardeman
Baker	Hardin
of Fort Bend	Harp
Baker of Grayson	Harper
Blankenship	Harrell of Bastrop
Bond	Harrell of Lamar
Boyd	Hartzog
Boyer	Heflin
Bradbury	Holland
Bradford	Howard
Bray	Howington
Bridgers	Isaacks
Broadfoot	Johnson of Ellis
Brown of Cherokee	Kennedy
Brown	Kern
of Nacogdoches	Kerr
Bundy	Kersey
Burkett	Kinard
Burney	King
Cauthorn	Langdon
Celaya	Lehman
Chambers	Little
Clark	Lock
Cleveland	Loggins
Cockrell	London
Coleman	Mays
Colquitt	McAlister
Colson, Mrs.	McDaniel
Cornett	McDonald
Corry	McFarland
Crossley	McMurry
Daniel	McNamara
Davis of Jasper	Mohrmann
Davis of Upshur	Monkhouse
Derden	Montgomery
Dickison	Morris
Dickson	Newell
Donaghey	Nicholson
Faulkner	Oliver
Felty	Pace
Ferguson	Petsch
Fielden	Pevehouse
Fuchs	Piner
Galbreath	Reader of Erath
Gilmer	Reaves
Goodman	Reed
Gordon, Mrs.	Rhodes

Riviere
Roach
Roberts
Robinson
Russell
Schuenemann
Segrist
Shell
Skiles
Smith of Hopkins
Smith
of Matagorda
Spencer
Stinson
Stoll
Talbert
Tarwater

Taylor
Tennant
Thornberry
Thornton
Turner
Vale
Vint
Voigt
Waggoner
Weldon
Westbrook
White
Wilson
Winfree
Wood
Wright

Absent

Dean Johnson of Tarrant
Dwyer Pope
Hull Ragsdale
Hunt Reader of Bexar

Absent—Excused

Anderson Leyendecker
Bell Smith of Frio
Dowell Wells
Harris Worley
Keith

HOUSE BILL NO. 845 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 845, A bill to be entitled "An Act making it unlawful to take or kill any wild fox in the Counties of Young and/or Jack for a period of two (2) years; making exceptions thereof; prescribing penalty for violation of this Act, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 845 ON THIRD READING

Mr. Newell moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 845 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—126

Allen Baker of Grayson
Allison Blankenship
Alsup Bond
Bailey Boyd
Baker Boyer
of Fort Bend Bradbury

Bradford
Bray
Broadfoot
Brown of Cherokee
Brown of Nacogdoches
Bundy
Burkett
Burney
Cauthorn
Celaya
Chambers
Clark
Cleveland
Cockrell
Coleman
Colquitt
Colson, Mrs.
Cornett
Crossley
Daniel
Davis of Jasper
Davis of Upshur
Derden
Dickison
Dickson
Donaghey
Dwyer
Faulkner
Felty
Ferguson
Fielden
Fuchs
Galbreath
Gilmer
Goodman
Gordon, Mrs.
Hale
Hamilton
Hankamer
Hardin
Harp
Harper
Harrell of Bastrop
Harrell of Lamar
Hartzog
Holland
Howard
Howington
Hull
Hunt
Johnson of Ellis
Kennedy
Kern
Kerr
Kersey
Kinard
King
Langdon

Lehman
Little
Lock
Loggins
London
Mays
McAlister
McDaniel
McDonald
McMurry
McNamara
Mohrmann
Monkhouse
Montgomery
Morris
Newell
Nicholson
Oliver
Pace
Petsch
Pevehouse
Piner
Pope
Reader of Erath
Reed
Rhodes
Riviere
Roach
Roberts
Robinson
Russell
Schuenemann
Segrist
Shell
Skiles
Smith of Hopkins
Smith
of Matagorda
Spencer
Stinson
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Thornton
Turner
Vale
Vint
Voigt
Waggoner
Weldon
Westbrook
White
Wilson
Winfree
Wood
Wright

Absent

Bridgers Heflin
Corry Isaacks
Dean Johnson of Tarrant
Hardeman McFarland

Ragsdale	Reaves
Reader of Bexar	
Absent—Excused	
Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 845 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—127

Allen	Goodman
Allison	Gordon, Mrs.
Alsup	Hale
Bailey	Hamilton
Baker	Hankamer
of Fort Bend	Hardin
Baker of Grayson	Harp
Blankenship	Harper
Bond	Harrell of Bastrop
Boyd	Harrell of Lamar
Boyer	Hartzog
Bradbury	Holland
Bradford	Howard
Bray	Howington
Broadfoot	Hull
Brown of Cherokee	Hunt
Brown	Johnson of Ellis
of Nacogdoches	Kennedy
Bundy	Kern
Burkett	Kerr
Burney	Kersey
Cauthorn	Kinard
Celaya	King
Chambers	Langdon
Clark	Lehman
Cleveland	Little
Cockrell	Lock
Coleman	Loggins
Colquitt	London
Colson, Mrs.	Mays
Cornett	McAlister
Crossley	McDaniel
Daniel	McDonald
Davis of Jasper	McMurry
Davis of Upshur	McNamara
Derden	Mohrmann
Dickison	Monkhouse
Dickson	Montgomery
Donaghey	Morris
Dwyer	Newell
Faulkner	Nicholson
Felty	Oliver
Ferguson	Pace
Fielden	Petsch
Fuchs	Pevehouse
Galbreath	Piner
Gilmer	Pope

Reader of Erath	Talbert
Reed	Tarwater
Rhodes	Taylor
Riviere	Tennant
Roach	Thornberry
Roberts	Thornton
Robinson	Turner
Russell	Vale
Schuenemann	Vint
Segrist	Voigt
Shell	Waggoner
Skiles	Weldon
Smith of Hopkins	Westbrook
Smith	White
of Matagorda	Wilson
Spencer	Winfree
Stinson	Wood
Stoll	Wright

Absent

Bridgers	Johnson of Tarrant
Corry	McFarland
Dean	Ragsdale
Hardeman	Reader of Bexar
Heflin	Reaves
Isaacks	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

HOUSE BILL NO. 855 ON SECOND READING

The Chair laid before the House on its second reading and passage to engrossment,

H. B. No. 855, A bill to be entitled "An Act providing pay for members of the County Board of School Trustees of certain counties, and limiting the number of sessions to be paid for, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 855 ON THIRD READING

Mr. Harrell of Lamar moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 855 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Allen	Bailey
Allison	Baker
Alsup	of Fort Bend

Baker of Grayson	Kennedy	White	Wood
Bell	Kern	Wilson	Wright
Blankenship	Kerr	Winfree	
Bond	Kersey		Absent
Boyd	Kinard		
Boyer	King	Dean	Ragsdale
Bradbury	Langdon	Johnson of Tarrant	Reader of Bexar
Bradford	Lehman		
Bray	Leonard		Absent—Excused
Bridgers	Little	Anderson	Leyendecker
Broadfoot	Lock	Dowell	Smith of Frio
Brown of Cherokee	Loggins	Harris	Wells
Brown	London	Keith	Worley
of Nacogdoches	Mays		
Bundy	McAlister	The Chair then laid House Bill No. 855 before the House on third reading and final passage.	
Burkett	McDaniel	The bill was read third time, and was passed by the following vote:	
Burney	McDonald		
Cauthorn	McFarland		
Celaya	McMurry		
Chambers	McNamara		
Clark	Mohrmann		
Cleveland	Monkhouse		
Cockrell	Montgomery		
Coleman	Morris		
Colquitt	Newell		
Colson, Mrs.	Nicholson		
Cornett	Oliver		
Corry	Pace		
Crossley	Petsch		
Daniel	Pevehouse		
Davis of Jasper	Piner		
Davis of Upshur	Pope		
Derden	Reader of Erath		
Dickison	Reaves		
Dickson	Reed		
Donaghey	Rhodes		
Dwyer	Riviere		
Faulkner	Roach		
Felty	Roberts		
Ferguson	Robinson		
Fielden	Russell		
Fuchs	Schuenemann		
Galbreath	Segrist		
Gilmer	Shell		
Goodman	Skiles		
Gordon, Mrs.	Smith of Hopkins		
Hale	Smith		
Hamilton	of Matagorda		
Hankamer	Spencer		
Hardeman	Stinson		
Hardin	Stoll		
Harp	Talbert		
Harper	Tarwater		
Harrell of Bastrop	Taylor		
Harrell of Lamar	Tennant		
Hartzog	Thornberry		
Heflin	Thornton		
Holland	Turner		
Howard	Vale		
Howington	Vint		
Hull	Voigt		
Hunt	Waggoner		
Isaacks	Weldon		
Johnson of Ellis	Westbrook		
		Allen	Faulkner
		Allison	Felty
		Alsup	Ferguson
		Bailey	Fielden
		Baker	Fuchs
		of Fort Bend	Galbreath
		Baker of Grayson	Gilmer
		Bell	Goodman
		Blankenship	Gordon, Mrs.
		Bond	Hale
		Boyd	Hamilton
		Boyer	Hankamer
		Bradbury	Hardeman
		Bradford	Hardin
		Bray	Harp
		Bridgers	Harper
		Broadfoot	Harrell of Bastrop
		Brown of Cherokee	Harrell of Lamar
		Brown	Hartzog
		of Nacogdoches	Heflin
		Bundy	Holland
		Burkett	Howard
		Burney	Howington
		Cauthorn	Hull
		Celaya	Hunt
		Chambers	Isaacks
		Clark	Johnson of Ellis
		Cleveland	Kennedy
		Cockrell	Kern
		Coleman	Kerr
		Colquitt	Kersey
		Colson, Mrs.	Kinard
		Cornett	King
		Corry	Langdon
		Crossley	Lehman
		Daniel	Leonard
		Davis of Jasper	Little
		Davis of Upshur	Lock
		Derden	Loggins
		Dickison	London
		Dickson	Mays
		Donaghey	McAlister
		Dwyer	McDaniel

McDonald	Shell
McFarland	Skiles
McMurry	Smith of Hopkins
McNamara	Smith
Mohrmann	of Matagorda
Monkhouse	Spencer
Montgomery	Stinson
Morris	Stoll
Newell	Talbert
Nicholson	Tarwater
Oliver	Taylor
Pace	Tennant
Petsch	Thornberry
Pevehouse	Thornton
Piner	Turner
Pope	Vale
Reader of Erath	Vint
Reaves	Voigt
Reed	Waggoner
Rhodes	Weldon
Riviere	Westbrook
Roach	White
Roberts	Wilson
Robinson	Winfree
Russell	Wood
Schuenemann	Wright
Segrism	

Absent

Dean	Ragsdale
Johnson of Tarrant	Reader of Bexar

Absent—Excused

Anderson	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

HOUSE BILL NO. 867 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 867, A bill to be entitled "An Act providing that in counties having a population of not less than twenty-two thousand, one hundred (22,100) and not more than twenty-two thousand, six hundred (22,600), according to the last preceding Federal Census, the County Judge may appoint a court stenographer to be called and known as the Official Court Reporter of the County Court; providing that the person appointed by said County Judge shall be approved by the Commissioners' Court of the county in which appointed; to define and describe the duties of such Court Reporter and fix the compensation and tenure of office; prescribing the fund from which the salary is to be paid, and declaring an emergency."

The bill was read second time.

Mr. Davis of Upshur offered the following amendment to the bill:

Amend House Bill No. 867, Section 1, line 3, of the original bill, by striking out the figure, "22,600," and inserting in lieu thereof, the figure, "22,500."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 867 was then passed to engrossment.

HOUSE BILL NO. 867 ON THIRD READING

Mr. Blankenship moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 867 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen	Derden
Allison	Dickson
Alsup	Dickson
Bailey	Donaghey
Baker	Dwyer
of Fort Bend	Faulkner
Baker of Grayson	Felty
Blankenship	Ferguson
Bond	Fielden
Boyd	Fuchs
Boyer	Galbreath
Bradbury	Gilmer
Bradford	Goodman
Bray	Gordon, Mrs.
Bridgers	Hale
Broadfoot	Hamilton
Brown of Cherokee	Hankamer
Brown	Hardeman
of Nacogdoches	Hardin
Bundy	Harp
Burney	Harper
Cauthorn	Harrell of Bastrop
Celaya	Harrell of Lamar
Chambers	Hartzog
Clark	Heflin
Cleveland	Holland
Cockrell	Howard
Coleman	Howington
Colquitt	Hunt
Colson, Mrs.	Isaacks
Cornett	Johnson of Ellis
Corry	Kennedy
Crossley	Kern
Daniel	Kerr
Davis of Upshur	Kersey

Kinard	Riviere	Burney	London
King	Roach	Cauthorn	Mays
Langdon	Roberts	Celaya	McAlister
Lehman	Robinson	Chambers	McDaniel
Leonard	Russell	Clark	McDonald
Little	Schuenemann	Cleveland	McFarland
Lock	Segrist	Cockrell	McMurry
Loggins	Shell	Coleman	McNamara
London	Skiles	Colquitt	Mohrmann
Mays	Smith of Hopkins	Colson, Mrs.	Monkhouse
McAlister	Smith	Cornett	Montgomery
McDaniel	of Matagorda	Corry	Morris
McDonald	Spencer	Crossley	Newell
McFarland	Stinson	Daniel	Nicholson
McMurry	Stoll	Davis of Upshur	Oliver
McNamara	Talbert	Derden	Pace
Mohrmann	Tarwater	Dickison	Petsch
Monkhouse	Taylor	Dickson	Pevehouse
Montgomery	Tennant	Donaghey	Piner
Morris	Thornberry	Dwyer	Pope
Newell	Thornton	Faulkner	Reader of Bexar
Nicholson	Turner	Felty	Reader of Erath
Oliver	Vale	Ferguson	Reaves
Pace	Vint	Fielden	Reed
Petsch	Voigt	Fuchs	Rhodes
Pevehouse	Waggoner	Galbreath	Riviere
Piner	Weldon	Gilmer	Roach
Pope	Westbrook	Goodman	Roberts
Reader of Bexar	White	Gordon, Mrs.	Robinson
Reader of Erath	Wilson	Hale	Russell
Reaves	Winfree	Hamilton	Schuenemann
Reed	Wood	Hankamer	Segrist
Rhodes	Wright	Hardeman	Shell
		Hardin	Skiles
	Absent	Harp	Smith of Hopkins
Burkett	Hull	Harper	Smith
Davis of Jasper	Johnson of Tarrant	Harrell of Bastrop	of Matagorda
Dean	Ragsdale	Harrell of Lamar	Spencer
		Hartzog	Stinson
	Absent—Excused	Heflin	Stoll
Anderson	Leyendecker	Holland	Talbert
Bell	Smith of Frio	Howard	Tarwater
Dowell	Wells	Howington	Taylor
Harris	Worley	Hunt	Tennant
Keith		Isaacks	Thornberry
		Johnson of Ellis	Thornton
		Kennedy	Turner
		Kern	Vale
		Kerr	Vint
		Kersey	Voigt
		Kinard	Waggoner
		King	Weldon
		Langdon	Westbrook
		Lehman	White
		Leonard	Wilson
		Little	Winfree
		Lock	Wood
		Loggins	Wright
			Absent
		Burkett	Hull
		Davis of Jasper	Johnson of Tarrant
		Dean	Ragsdale

The Chair then laid House Bill No. 867 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—133

Allen	Boyer
Allison	Bradbury
Alsup	Bradford
Bailey	Bray
Baker	Bridgers
of Fort Bend	Broadfoot
Baker of Grayson	Brown of Cherokee
Blankenship	Brown
Bond	of Nacogdoches
Boy	Bundy

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

HOUSE BILL NO. 870 ON SECOND
READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 870, A bill to be entitled "An Act creating Road District No. 4, of Tyler County, Texas, under authority of Article 3, Section 52 of the Constitution of Texas, for the purpose of the construction, maintenance and operation of macadamized, graveled or paved roads and turnpikes or in aid thereof, making it a body corporate and taxing district; describing said district by metes and bounds; reciting that it comprises a portion of the territory of Road District No. 2, of said County which has outstanding road bonds, and declaring that it is not intended by the creation of Road District No. 4, to interfere in any manner with the functioning of said Road District No. 2; providing that such road district shall have authority to issue bonds for the purpose of the construction, maintenance and operation of macadamized, graveled or paved roads and turnpikes or in aid thereof and levy ad valorem taxes in payment thereof, as contemplated by Article 3, Section 52, of the Constitution of Texas, when authorized by two-thirds majority vote of the duly qualified resident property tax paying voters of said district; providing that such road district shall be governed in the matter of issuing bonds and levying ad valorem taxes in payment thereof as provided by the General Laws of Texas and particularly Chapter 16 of the General Laws enacted by the Thirty-ninth Legislature at its First Called Session in 1926, and amendments thereto, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 870 ON THIRD
READING

Mr. Lock moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 870

be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—128

Allen	Holland
Allison	Howard
Alsup	Howington
Bailey	Hull
Baker	Hunt
of Fort Bend	Isaacks
Baker of Grayson	Johnson of Ellis
Blankenship	Kennedy
Bond	Kern
Boyd	Kerr
Boyer	Kersey
Bradbury	Kinard
Bradford	King
Bray	Langdon
Bridgers	Lehman
Broadfoot	Leonard
Brown of Cherokee	Little
Brown	Lock
of Nacogdoches	Loggins
Bundy	London
Burkett	Mays
Burney	McAlister
Cauthorn	McDaniel
Celaya	McDonald
Chambers	McFarland
Clark	McMurry
Cleveland	McNamara
Cockrell	Mohrmann
Coleman	Monkhouse
Colquitt	Montgomery
Colson, Mrs.	Morris
Cornett	Newell
Corry	Nicholson
Crossley	Oliver
Daniel	Pace
Davis of Upshur	Petsch
Derden	Pevehouse
Dickison	Pope
Dickson	Reader of Erath
Donaghey	Reaves
Faulkner	Reed
Felty	Rhodes
Ferguson	Riviere
Fielden	Roach
Fuchs	Roberts
Galbreath	Robinson
Gilmer	Schuenemann
Goodman	Segrist
Gordon, Mrs.	Shell
Hamilton	Skiles
Hankamer	Smith
Hardeman	of Matagorda
Hardin	Spencer
Harp	Stinson
Harper	Stoll
Harrell of Bastrop	Talbert
Harrell of Lamar	Tarwater
Hartzog	Taylor

Tennant
Thornberry
Thornton
Turner
Vale
Vint
Voigt
Waggoner

Weldon
Westbrook
White
Wilson
Winfree
Wood
Wright

Absent

Davis of Jasper
Dean
Dwyer
Hale
Heflin
Johnson of Tarrant

Piner
Ragsdale
Reader of Bexar
Russell
Smith of Hopkins

Absent—Excused

Anderson
Bell
Dowell
Harris
Keith

Leyendecker
Smith of Frio
Wells
Worley

The Chair then laid House Bill No. 870 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—128

Allen
Allison
Alsup
Bailey
Baker
of Fort Bend
Baker of Grayson
Blankenship
Bond
Boyd
Boyer
Bradbury
Bradford
Bray
Bridgers
Broadfoot
Brown of Cherokee
Brown
of Nacogdoches
Bundy
Burkett
Burney
Cauthorn
Celaya
Chambers
Clark
Cleveland
Cockrell
Coleman
Colquitt
Colson, Mrs.
Cornett
Corry

Crossley
Daniel
Davis of Upshur
Derden
Dickison
Dickson
Donaghey
Faulkner
Felty
Ferguson
Fielden
Fuchs
Galbreath
Gilmer
Goodman
Gordon, Mrs.
Hamilton
Hankamer
Hardeman
Hardin
Harp
Harper
Harrell of Bastrop
Harrell of Lamar
Hartzog
Holland
Howard
Howington
Hull
Hunt
Isaacks
Johnson of Ellis
Kennedy

Kern
Kerr
Kersey
Kinard
King
Langdon
Lehman
Leonard
Little
Lock
Loggins
London
Mays
McAlister
McDaniel
McDonald
McFarland
McMurry
McNamara
Mohrmann
Monkhouse
Montgomery
Morris
Newell
Nicholson
Oliver
Pace
Petsch
Pevehouse
Pope
Reader of Erath
Reaves
Reed

Rhodes
Riviere
Roach
Roberts
Robinson
Schuenemann
Segrist
Shell
Skiles
Smith
of Matagorda
Spencer
Stinson
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Thornton
Turner
Vale
Vint
Voigt
Waggoner
Weldon
Westbrook
White
Wilson
Winfree
Wood
Wright

Absent

Davis of Jasper
Dean
Dwyer
Hale
Heflin
Johnson of Tarrant

Piner
Ragsdale
Reader of Bexar
Russell
Smith of Hopkins

Absent—Excused

Anderson
Bell
Dowell
Harris
Keith

Leyendecker
Smith of Frio
Wells
Worley

HOUSE BILL NO. 871 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 871, A bill to be entitled "An Act creating Road District No. 5, of Tyler County, Texas, under authority of Article 3, Section 52 of the Constitution of Texas, for the purpose of the construction, maintenance and operation of macadamized, graveled or paved roads and turnpikes or in aid thereof, making it a body corporate and taxing district; describing

said district by metes and bounds; reciting it comprises a portion of the territory of Road District No. 2 of said County which has outstanding road bonds, and declaring that it is not intended by the creation of Road District No. 5, to interfere in any manner with the functioning of said Road District No. 2; providing that such road district shall have authority to issue bonds for the purpose of the construction, maintenance and operation of macadamized, graveled or paved roads and turnpikes or in aid thereof and levy ad valorem taxes in payment thereof, as contemplated by Article 3, Section 52, of the Constitution of Texas, when authorized by two-thirds majority vote of the duly qualified resident property tax paying voters of said district; providing that such road district shall be governed in the matter of issuing bonds and levying ad valorem taxes in payment thereof as provided by the General Laws of Texas and particularly Chapter 16 of the General Laws enacted by the Thirty-ninth Legislature at its First Called Session, in 1926, and amendments thereto, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 871 ON THIRD READING

Mr. Lock moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 871 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—129

Allen	Brown
Allison	of Nacogdoches
Alsup	Bundy
Bailey	Burney
Baker	Cauthorn
of Fort Bend	Celaya
Baker of Grayson	Chambers
Blankenship	Clark
Bond	Cleveland
Boyd	Cockrell
Boyer	Coleman
Bradbury	Colquitt
Bradford	Colson, Mrs.
Bray	Cornett
Bridgers	Corry
Broadfoot	Crossley
Brown of Cherokee	Daniel

Davis of Upshur	McMurry
Dean	McNamara
Derden	Mohrmann
Dickison	Monkhouse
Dickson	Montgomery
Dwyer	Morris
Faulkner	Newell
Felty	Nicholson
Ferguson	Pace
Fielden	Petsch
Fuchs	Pevehouse
Galbreath	Pope
Gilmer	Reader of Erath
Goodman	Reaves
Gordon, Mrs.	Reed
Hamilton	Rhodes
Hankamer	Riviere
Hardin	Roach
Harp	Roberts
Harper	Robinson
Harrell of Bastrop	Russell
Harrell of Lamar	Schuenemann
Hartzog	Segrist
Heflin	Shell
Holland	Skiles
Howard	Smith of Hopkins
Howington	Smith
Hull	of Matagorda
Hunt	Spencer
Isaacks	Stinson
Johnson of Ellis	Stoll
Kennedy	Talbert
Kern	Tarwater
Kerr	Taylor
Kersey	Tennant
Kinard	Thornberry
King	Thornton
Langdon	Turner
Lehman	Vale
Leonard	Vint
Little	Voigt
Lock	Waggoner
Loggins	Weldon
London	Westbrook
Mays	White
McAlister	Wilson
McDaniel	Winfree
McDonald	Wood
McFarland	Wright

Absent

Burkett	Johnson of Tarrant
Davis of Jasper	Oliver
Donaghey	Piner
Hale	Ragsdale
Hardeman	Reader of Bexar

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 871 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—129

Allen	Heflin
Allison	Holland
Alsup	Howard
Bailey	Howington
Baker	Hull
of Fort Bend	Hunt
Baker of Grayson	Isaacks
Blankenship	Johnson of Ellis
Bond	Kennedy
Boyd	Kern
Boyer	Kerr
Bradbury	Kersey
Bradford	Kinard
Bray	King
Bridgers	Langdon
Broadfoot	Lehman
Brown of Cherokee	Leonard
Brown	Little
of Nacogdoches	Lock
Bundy	Loggins
Burney	London
Cauthorn	Mays
Celaya	McAlister
Chambers	McDaniel
Clark	McDonald
Cleveland	McFarland
Cockrell	McMurry
Coleman	McNamara
Colquitt	Mohrmann
Colson, Mrs.	Monkhouse
Cornett	Montgomery
Corry	Morris
Crossley	Newell
Daniel	Nicholson
Davis of Upshur	Pace
Dean	Petsch
Derden	Pevehouse
Dickison	Pope
Dickson	Reader of Erath
Dwyer	Reaves
Faulkner	Reed
Felty	Rhodes
Ferguson	Riviere
Fielden	Roach
Fuchs	Roberts
Galbreath	Robinson
Gilmer	Russell
Goodman	Schuenemann
Gordon, Mrs.	Segrist
Hamilton	Shell
Hankamer	Skiles
Hardin	Smith of Hopkins
Harp	Smith
Harper	of Matagorda
Harrell of Bastrop	Spencer
Harrell of Lamar	Stinson
Hartzog	Stoll

Talbert	Voigt
Tarwater	Waggoner
Taylor	Weldon
Tennant	Westbrook
Thornberry	White
Thornton	Wilson
Turner	Winfree
Vale	Wood
Vint	Wright

Absent

Burkett	Johnson of Tarrant
Davis of Jasper	Oliver
Donaghey	Piner
Hale	Ragsdale
Hardeman	Reader of Bexar

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

HOUSE BILL NO. 873 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 873, A bill to be entitled "An Act making provisions for salaries of chief deputy in the office of sheriff, tax collector and assessor in certain counties; authorizing Commissioners' Courts to pay salaries; providing mode and manner of paying salaries; repealing all laws and parts of laws in conflict herewith, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 873 ON THIRD READING

Mr. Cauthorn moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 873 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—128

Allen	Bond
Allison	Boyd
Alsup	Boyer
Bailey	Bradbury
Baker	Bradford
of Fort Bend	Bray
Baker of Grayson	Bridgers
Blankenship	Broadfoot

Brown of Cherokee	Lock
Brown	Loggins
of Nacogdoches	London
Bundy	Mays
Burney	McAlister
Cauthorn	McDaniel
Celaya	McDonald
Chambers	McFarland
Clark	McMurry
Cleveland	McNamara
Cockrell	Mohrmann
Coleman	Monkhouse
Colquitt	Montgomery
Colson, Mrs.	Morris
Cornett	Nicholson
Corry	Pace
Crossley	Petsch
Daniel	Pevehouse
Davis of Jasper	Piner
Davis of Upshur	Pope
Derden	Ragsdale
Dickison	Reader of Erath
Dickson	Reaves
Donaghey	Reed
Faulkner	Rhodes
Felty	Riviere
Ferguson	Roach
Fielden	Roberts
Fuchs	Robinson
Galbreath	Russell
Gilmer	Schuenemann
Goodman	Segrist
Gordon, Mrs.	Shell
Hamilton	Skiles
Hardeman	Smith of Hopkins
Hardin	Smith
Harp	of Matagorda
Harper	Spencer
Harrell of Bastrop	Stinson
Hartzog	Stoll
Heflin	Talbert
Holland	Tarwater
Howard	Taylor
Howington	Tennant
Hull	Thornberry
Hunt	Thornton
Isaacks	Vale
Johnson of Ellis	Vint
Kennedy	Voigt
Kern	Waggoner
Kerr	Weldon
Kersey	Westbrook
Kinard	White
King	Wilson
Langdon	Winfree
Lehman	Wood
Leonard	Wright
Little	

Absent

Burkett	Hankamer
Dean	Harrell of Lamar
Dwyer	Johnson of Tarrant
Hale	Newell

Oliver	Turner
Reader of Bexar	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 873 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—128

Allen	Gordon, Mrs.
Allison	Hamilton
Alsup	Hardeman
Bailey	Hardin
Baker	Harp
of Fort Bend	Harper
Baker of Grayson	Harrell of Bastrop
Blankenship	Hartzog
Bond	Heflin
Boyd	Holland
Boyer	Howard
Bradbury	Howington
Bradford	Hull
Bray	Hunt
Bridgers	Isaacks
Broadfoot	Johnson of Ellis
Brown of Cherokee	Kennedy
Brown	Kern
of Nacogdoches	Kerr
Bundy	Kersey
Burney	Kinard
Cauthorn	King
Celaya	Langdon
Chambers	Lehman
Clark	Leonard
Cleveland	Little
Cockrell	Lock
Coleman	Loggins
Colquitt	London
Colson, Mrs.	Mays
Cornett	McAlister
Corry	McDaniel
Crossley	McDonald
Daniel	McFarland
Davis of Jasper	McMurry
Davis of Upshur	McNamara
Derden	Mohrmann
Dickison	Monkhouse
Dickson	Montgomery
Donaghey	Morris
Faulkner	Nicholson
Felty	Pace
Ferguson	Petsch
Fielden	Pevehouse
Fuchs	Piner
Galbreath	Pope
Gilmer	Ragsdale
Goodman	Reader of Erath

Reaves	Talbert
Reed	Tarwater
Rhodes	Taylor
Riviere	Tennant
Roach	Thornberry
Roberts	Thornton
Robinson	Vale
Russell	Vint
Schuenemann	Voigt
Segrist	Waggoner
Shell	Weldon
Skiles	Westbrook
Smith of Hopkins	White
Smith	Wilson
of Matagorda	Winfree
Spencer	Wood
Stinson	Wright
Stoll	

Absent

Burkett	Johnson of Tarrant
Dean	Newell
Dwyer	Oliver
Hale	Reader of Bexar
Hankamer	Turner
Harrell of Lamar	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

HOUSE BILL NO. 874 ON SECOND
READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 874, A bill to be entitled "An Act to amend Subsection E of Section 2, of Article 3912e-2, Revised Civil Statutes of Texas, being House Bill No. 165, Acts, 1937, Forty-fifth Legislature, Regular Session, Chapter 81, page 151, and declaring an emergency."

The bill was read second time.

Mr. Heflin offered the following amendment to the bill:

Amend House Bill No. 874, by striking out the words, "or any future," wherever they occur before the words, "Federal Census."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 874 was then passed to engrossment.

HOUSE BILL NO. 874 ON THIRD
READING

Mr. Heflin moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 874 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen	Hamilton
Allison	Hankamer
Alsup	Hardeman
Bailey	Hardin
Baker	Harp
of Fort Bend	Harper
Baker of Grayson	Harrell of Bastrop
Blankenship	Harrell of Lamar
Bond	Hartzog
Boyd	Heflin
Boyer	Holland
Bradbury	Howard
Bradford	Howington
Bray	Hunt
Bridgers	Isaacks
Broadfoot	Johnson of Ellis
Brown of Cherokee	Kennedy
Brown	Kern
of Nacogdoches	Kerr
Bundy	Kersey
Burkett	Kinard
Burney	King
Cauthorn	Langdon
Celaya	Lehman
Chambers	Leonard
Clark	Little
Cleveland	Lock
Cockrell	Loggins
Coleman	London
Colquitt	Mays
Colson, Mrs.	McAlister
Cornett	McDaniel
Corry	McDonald
Crossley	McFarland
Daniel	McMurry
Davis of Jasper	McNamara
Davis of Upshur	Mohrmann
Derden	Monkhouse
Dickison	Montgomery
Dickson	Morris
Donaghey	Newell
Dwyer	Nicholson
Faulkner	Pace
Felty	Petsch
Ferguson	Pevehouse
Fielden	Piner
Fuchs	Pope
Galbreath	Ragsdale
Gilmer	Reader of Erath
Goodman	Reaves
Gordon, Mrs.	Reed
Hale	Rhodes

Riviere	Tarwater
Roach	Taylor
Roberts	Tennant
Robinson	Thornberry
Russell	Thornton
Schuenemann	Turner
Segrist	Vale
Shell	Vint
Skiles	Waggoner
Smith of Hopkins	Weldon
Smith	Westbrook
of Matagorda	White
Spencer	Wilson
Stinson	Winfree
Stoll	Wood
Talbert	Wright

Absent

Dean	Oliver
Hull	Reader of Bexar
Johnson of Tarrant	Voigt

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 874 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—133

Allen	Cockrell
Allison	Coleman
Alsup	Colquitt
Bailey	Colson, Mrs.
Baker	Cornett
of Fort Bend	Corry
Baker of Grayson	Crossley
Blankenship	Daniel
Bond	Davis of Jasper
Boyd	Davis of Upshur
Boyer	Derden
Bradbury	Dickison
Bradford	Dickson
Bray	Donaghey
Bridgers	Dwyer
Broadfoot	Faulkner
Brown of Cherokee	Felty
Brown	Ferguson
of Nacogdoches	Fielden
Bundy	Fuchs
Burkett	Galbreath
Burney	Gilmer
Cauthorn	Goodman
Celaya	Gordon, Mrs.
Chambers	Hale
Clark	Hamilton
Cleveland	Hankamer

Hardeman	Petsch
Hardin	Pevehouse
Harp	Piner
Harper	Pope
Harrell of Bastrop	Ragsdale
Harrell of Lamar	Reader of Erath
Hartzog	Reaves
Heflin	Reed
Holland	Rhodes
Howard	Riviere
Howington	Roach
Hunt	Roberts
Isaacks	Robinson
Johnson of Ellis	Russell
Kennedy	Schuenemann
Kern	Segrist
Kerr	Shell
Kersey	Skiles
Kinard	Smith of Hopkins
King	Smith
Langdon	of Matagorda
Lehman	Spencer
Leonard	Stinson
Little	Stoll
Lock	Talbert
Loggins	Tarwater
London	Taylor
Mays	Tennant
McAlister	Thornberry
McDaniel	Thornton
McDonald	Turner
McFarland	Vale
McMurry	Vint
McNamara	Waggoner
Mohrmann	Weldon
Monkhouse	Westbrook
Montgomery	White
Morris	Wilson
Newell	Winfree
Nicholson	Wood
Pace	Wright

Absent

Dean	Oliver
Hull	Reader of Bexar
Johnson of Tarrant	Voigt

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

HOUSE BILL NO. 876 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 876, A bill to be entitled "An Act fixing the compensation for County Commissioners in certain counties, providing the manner of pay-

ment and prescribing the funds from which it shall be paid, repealing all laws or parts of laws in conflict herewith, and declaring an emergency."

The bill was read second time.

Mr. Boyer offered the following amendment to the bill:

Amend House Bill No. 876, by adding after the word, "counties," in the last sentence of Section 1 thereof, the following, "and in all counties having a population of not less than (3,548), nor more than (3,558), according to the last preceding Federal Census, the salary of County Commissioners shall be \$1,200.00 per year, provided such salary shall be paid in 12 equal monthly payments, and providing further, that seventy-five per cent of such salary shall be paid from the County Road and Bridge Fund and twenty-five per cent shall be paid from the General Fund of such counties."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 876 was then passed to engrossment.

HOUSE BILL NO. 876 ON THIRD READING

Mr. London moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 876 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—132

Allen	Bundy
Allison	Burkett
Alsup	Burney
Bailey	Cauthorn
Baker	Celaya
of Fort Bend	Chambers
Baker of Grayson	Clark
Blankenship	Cleveland
Bond	Cockrell
Boyd	Coleman
Boyer	Colquitt
Bradbury	Colson, Mrs.
Bradford	Cornett
Bray	Corry
Bridgers	Crossley
Broadfoot	Daniel
Brown of Cherokee	Davis of Jasper
Brown	Davis of Upshur
of Nacogdoches	Derden

Dickison	Monkhouse
Dickson	Montgomery
Donaghey	Morris
Faulkner	Newell
Felty	Nicholson
Ferguson	Oliver
Fielden	Pace
Fuchs	Petsch
Galbreath	Pevehouse
Gilmer	Piner
Goodman	Pope
Gordon, Mrs.	Reader of Erath
Hamilton	Reaves
Hankamer	Reed
Hardeman	Rhodes
Hardin	Riviere
Harp	Roach
Harper	Roberts
Harrell of Bastrop	Robinson
Harrell of Lamar	Russell
Heflin	Schuenemann
Holland	Segrist
Howard	Shell
Howington	Skiles
Hull	Smith of Hopkins
Hunt	Smith
Isaacks	of Matagorda
Johnson of Ellis	Spencer
Kennedy	Stinson
Kern	Stoll
Kerr	Talbert
Kersey	Tarwater
Kinard	Taylor
King	Tennant
Langdon	Thornberry
Lehman	Thornton
Leonard	Turner
Little	Vale
Lock	Vint
Loggins	Voigt
London	Waggoner
Mays	Weldon
McAlister	Westbrook
McDaniel	White
McDonald	Wilson
McFarland	Winfree
McMurry	Wood
McNamara	Wright
Mohrmann	

Absent

Dean	Johnson of Tarrant
Dwyer	Ragsdale
Hale	Reader of Bexar
Hartzog	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 876 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—132

Allen	Howard
Allison	Howington
Alsup	Hull
Bailey	Hunt
Baker	Isaacks
of Fort Bend	Johnson of Ellis
Baker of Grayson	Kennedy
Blankenship	Kern
Bond	Kerr
Boyd	Kersey
Boyer	Kinard
Bradbury	King
Bradford	Langdon
Bray	Lehman
Bridgers	Leonard
Broadfoot	Little
Brown of Cherokee	Lock
Brown	Loggins
of Nacogdoches	London
Bundy	Mays
Burkett	McAlister
Burney	McDaniel
Cauthorn	McDonald
Celaya	McFarland
Chambers	McMurry
Clark	McNamara
Cleveland	Mohrmann
Cockrell	Monkhouse
Coleman	Montgomery
Colquitt	Morris
Colson, Mrs.	Newell
Cornett	Nicholson
Corry	Oliver
Crossley	Pace
Daniel	Petsch
Davis of Jasper	Pevehouse
Davis of Upshur	Piner
Derden	Pope
Dickison	Reader of Erath
Dickson	Reaves
Donaghey	Reed
Faulkner	Rhodes
Felty	Riviere
Ferguson	Roach
Fielden	Roberts
Fuchs	Robinson
Galbreath	Russell
Gilmer	Schuenemann
Goodman	Segrist
Gordon, Mrs.	Shell
Hamilton	Skiles
Hankamer	Smith of Hopkins
Hardeman	Smith
Hardin	of Matagorda
Harp	Spencer
Harper	Stinson
Harrell of Bastrop	Stoll
Harrell of Lamar	Talbert
Heflin	Tarwater
Holland	Taylor

Tennant	Weldon
Thornberry	Westbrook
Thornton	White
Turner	Wilson
Vale	Winfree
Vint	Wood
Voigt	Wright
Waggoner	

Absent

Dean	Johnson of Tarrant
Dwyer	Ragsdale
Hale	Reader of Bexar
Hartzog	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

HOUSE BILL NO. 877 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 877, A bill to be entitled "An Act to fix the salary of the Superintendent of Public Instruction in each county in Texas having a population of not less than ten thousand three hundred and fifty (10,350), and not more than ten thousand, three hundred and eighty (10,380), according to the last preceding Federal Census; providing for the payment of such salary from the Available School Fund of such county; providing for office and traveling expenses to be paid out of the Available School Fund; repealing all laws or parts of laws in conflict herewith, and declaring an emergency."

The bill was read second time.

Mr. Harper offered the following amendments to the bill:

Amend House Bill No. 877, Section 1, by adding after the words and figures, "ten thousand, three hundred and eighty (10,380)," the following:

"Not more than ten thousand, four hundred and ninety-nine (10,499), and not less than ten thousand, three hundred and ninety-nine (10,399) inhabitants."

Section 2 by adding after the words and figures, "ten thousand, three hundred and eighty (10,380), the following:

"Not more than ten thousand, four hundred and ninety-nine (10,499), and

not less than ten thousand, three hundred and ninety-nine (10,399) inhabitants."

Amend House Bill No. 877, by changing the figures, "10,350," to "10,360."

Amend Section 5 of House Bill No. 877, by adding the population bracket included in Sections 1 and 2.

The amendments were severally adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 877 was then passed to engrossment.

HOUSE BILL NO. 877 ON THIRD READING

Mr. Harper moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 877 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—131

Allison	Davis of Upshur
Alsup	Derden
Bailey	Dickison
Baker	Dickson
of Fort Bend	Donaghey
Baker of Grayson	Faulkner
Bell	Felty
Blankenship	Ferguson
Bond	Fielden
Boyer	Fuchs
Bradbury	Galbreath
Bradford	Gilmer
Bridgers	Goodman
Broadfoot	Gordon, Mrs.
Brown of Cherokee	Hale
Brown	Hamilton
of Nacogdoches	Hankamer
Bundy	Hardeman
Burkett	Hardin
Burney	Harp
Cauthorn	Harper
Celaya	Harrell of Bastrop
Chambers	Harrell of Lamar
Clark	Hartzog
Cleveland	Heflin
Cockrell	Holland
Coleman	Howard
Colson, Mrs.	Howington
Cornett	Hull
Corry	Hunt
Crossley	Isaacks
Daniel	Johnson of Ellis
Davis of Jasper	Kennedy

Kern	Rhodes
Kerr	Riviere
Kersey	Roach
Kinard	Roberts
King	Robinson
Langdon	Russell
Lehman	Schuenemann
Leonard	Segrist
Little	Shell
Lock	Skiles
Loggins	Smith of Hopkins
London	Smith
Mays	of Matagorda
McAlister	Spencer
McDaniel	Stinson
McDonald	Stoll
McFarland	Talbert
McMurry	Tarwater
McNamara	Taylor
Mohrmann	Tennant
Monkhouse	Thornberry
Montgomery	Thornton
Morris	Turner
Newell	Vale
Nicholson	Vint
Oliver	Voigt
Pace	Waggoner
Petsch	Weldon
Pevehouse	Westbrook
Piner	White
Pope	Wilson
Reader of Erath	Winfree
Reaves	Wood
Reed	Wright

Nays—2

Allen

Bray

Absent

Boyd
Colquitt
Dean
Dwyer

Johnson of Tarrant
Ragsdale
Reader of Bexar

Absent—Excused

Anderson
Dowell
Harris
Keith

Leyendecker
Smith of Frio
Wells
Worley

The Chair then laid House Bill No. 877 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—131

Allison	Bell
Alsup	Blankenship
Bailey	Bond
Baker	Boyer
of Fort Bend	Bradbury
Baker of Grayson	Bradford

Bridgers	Leonard
Broadfoot	Little
Brown of Cherokee	Lock
Brown	Loggins
of Nacogdoches	London
Bundy	Mays
Burkett	McAlister
Burney	McDaniel
Cauthorn	McDonald
Celaya	McFarland
Chambers	McMurry
Clark	McNamara
Cleveland	Mohrmann
Cockrell	Monkhouse
Coleman	Montgomery
Colson, Mrs.	Morris
Cornett	Newell
Corry	Nicholson
Crossley	Oliver
Daniel	Pace
Davis of Jasper	Petsch
Davis of Upshur	Pevehouse
Derden	Piner
Dickison	Pope
Dickson	Reader of Erath
Donaghey	Reaves
Faulkner	Reed
Felty	Rhodes
Ferguson	Riviere
Fielden	Roach
Fuchs	Roberts
Galbreath	Robinson
Gilmer	Russell
Goodman	Schuenemann
Gordon, Mrs.	Segrist
Hale	Shell
Hamilton	Skiles
Hankamer	Smith of Hopkins
Hardeman	Smith
Hardin	of Matagorda
Harp	Spencer
Harper	Stinson
Harrell of Bastrop	Stoll
Harrell of Lamar	Talbert
Hartzog	Tarwater
Heflin	Taylor
Holland	Tennant
Howard	Thornberry
Howington	Thornton
Hull	Turner
Hunt	Vale
Isaacks	Vint
Johnson of Ellis	Voigt
Kennedy	Waggoner
Kern	Weldon
Kerr	Westbrook
Kersey	White
Kinard	Wilson
King	Winfree
Langdon	Wood
Lehman	Wright

Nays—2

Allen

Bray

Absent

Boyd	Johnson of Tarrant
Colquitt	Ragsdale
Dean	Reader of Bexar
Dwyer	

Absent—Excused

Anderson	Leyendecker
Dowell	Smith of Frio
Harris	Wells
Keith	Worley

HOUSE BILL NO. 881 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 881, A bill to be entitled "An Act creating and establishing Callahan County Road District No. 1-A in Callahan County, Texas, under Article III, Section 52, of the Constitution for the purpose of the construction, operation and maintenance of macadamized, graveled or paved roads or turnpikes, or in aid thereof; describing the territory included therein; making the district a body corporate with authority to sue and be sued; authorizing the district to issue bonds upon two-thirds vote of the property taxpaying voters voting at an election; prescribing the method of calling and conducting such election, and the method of issuing said bonds; directing the levy, assessment and collection of a tax for the payment of principal and interest of said bonds; providing for the custody and disbursement of the funds of the district; providing that in awarding contracts for road construction the Commissioners' Court shall advertise for bids and shall award the contract to the lowest and best bidder; providing that the fact that a portion of the district hereby created is also included in another road district having outstanding bonds shall not affect the district hereby created or its powers hereby granted; determining that all of the lands in said district will be benefited by additional road improvements; providing that the provisions of this Act shall prevail in the event of conflict with any other general or special laws; providing that if any provision hereof is held to be invalid such holding shall not affect the other provisions hereof, and declaring an emergency."

The bill was read second time.

Mr. Burkett offered the following amendment to the bill:

Amend House Bill No. 881, line 16, page 5, by changing the word, "and," to "as," before the phrase, "other taxes are paid."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 881 was then passed to engrossment.

HOUSE BILL NO. 881 ON THIRD READING

Mr. Burkett moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 881 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—131

Allen	Dickison
Allison	Dickson
Alsup	Donaghey
Bailey	Faulkner
Baker	Felty
of Fort Bend	Ferguson
Baker of Grayson	Fielden
Blankenship	Fuchs
Bond	Galbreath
Boyd	Gilmer
Boyer	Goodman
Bradbury	Gordon, Mrs.
Bradford	Hale
Bray	Hamilton
Bridgers	Hankamer
Broadfoot	Hardeman
Brown of Cherokee	Hardin
Brown	Harp
of Nacogdoches	Harper
Bundy	Harrell of Bastrop
Burkett	Harrell of Lamar
Burney	Hartzog
Cauthorn	Heflin
Celaya	Holland
Chambers	Howard
Clark	Howington
Cleveland	Hunt
Cockrell	Isaacks
Coleman	Johnson of Ellis
Colquitt	Kennedy
Colson, Mrs.	Kern
Corry	Kerr
Crossley	Kersey
Daniel	Kinard
Davis of Jasper	King
Davis of Upshur	Langdon
Derden	Lehman

Leonard
Little
Lock
Loggins
London
Mays
McAlister
McDaniel
McDonald
McFarland
McMurry
McNamara
Mohrmann
Monkhouse
Montgomery
Morris
Newell
Nicholson
Oliver
Pace
Petsch
Pevehouse
Piner
Pope
Reader of Erath
Reaves
Reed
Rhodes
Riviere
Roach

Roberts
Robinson
Russell
Schuenemann
Segrist
Shell
Skiles
Smith of Hopkins
Smith
of Matagorda
Spencer
Stinson
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Thornton
Turner
Vale
Voigt
Waggoner
Weldon
Westbrook
White
Wilson
Winfree
Wood
Wright

Absent

Cornett	Johnson of Tarrant
Dean	Ragsdale
Dwyer	Reader of Bexar
Hull	Vint

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 881 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—131

Allen	Bray
Allison	Bridgers
Alsup	Broadfoot
Bailey	Brown of Cherokee
Baker	Brown
of Fort Bend	of Nacogdoches
Baker of Grayson	Bundy
Blankenship	Burkett
Bond	Burney
Boyd	Cauthorn
Boyer	Celaya
Bradbury	Chambers
Bradford	Clark

Cleveland	McAlister
Cockrell	McDaniel
Coleman	McDonald
Colson, Mrs.	McFarland
Cornett	McMurry
Corry	McNamara
Crossley	Mohrmann
Daniel	Monkhouse
Davis of Jasper	Montgomery
Davis of Upshur	Morris
Derden	Newell
Dickison	Nicholson
Dickson	Oliver
Donaghey	Pace
Faulkner	Petsch
Felty	Pevehouse
Ferguson	Piner
Fielden	Pope
Fuchs	Reader of Erath
Galbreath	Reaves
Gilmer	Reed
Goodman	Rhodes
Gordon, Mrs.	Riviere
Hale	Roach
Hamilton	Roberts
Hankamer	Robinson
Hardeman	Russell
Hardin	Schuenemann
Harp	Segrist
Harper	Shell
Harrell of Bastrop	Skiles
Harrell of Lamar	Smith of Hopkins
Hartzog	Smith
Heflin	of Matagorda
Holland	Spencer
Howard	Stinson
Howington	Stoll
Hunt	Talbert
Isaacks	Tarwater
Johnson of Ellis	Taylor
Kennedy	Tennant
Kern	Thornberry
Kerr	Thornton
Kersey	Turner
Kinard	Vale
King	Voigt
Langdon	Waggoner
Lehman	Weldon
Leonard	Westbrook
Little	White
Lock	Wilson
Loggins	Winfree
London	Wood
Mays	Wright

Absent

Colquitt	Johnson of Tarrant
Dean	Ragsdale
Dwyer	Reader of Bexar
Hull	Vint

Absent—Excused

Anderson	Dowell
Bell	Harris

Keith	Wells
Leyendecker	Worley
Smith of Frio	

HOUSE BILL NO. 882 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 882, A bill to be entitled "An Act creating and establishing Callahan County Road District No. 2, in Callahan County, Texas, under Article III, Section 52, of the Constitution for the purpose of the construction, operation and maintenance of macadamized, graveled or paved roads or turnpikes, or in aid thereof; describing the territory included therein; making the district a body corporate with authority to sue and be sued; authorizing the district to issue bonds upon two-thirds vote of the property taxpaying voters voting at an election; prescribing the method of calling and conducting such election, and the method of issuing said bonds; directing the levy, assessment and collection of a tax for the payment of principal and interest of said bonds; providing for the custody and disbursement of the funds of the district; providing that in awarding contracts for road construction the Commissioners' Court shall advertise for bids and shall award the contract to the lowest and best bidder; providing that the fact that a portion of the district hereby created is also included in another road district having outstanding bonds shall not affect the district hereby created or its powers hereby granted; determining that all of the lands in said district shall be benefitted by additional road improvements; providing that the provisions of this Act shall prevail in the event of conflict with any other general or special laws; providing that if any provision hereof is held to be invalid such holding shall not affect the other provisions hereof; repealing House Bill No. 349, and declaring an emergency."

The bill was read second time.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 882 was then passed to engrossment.

HOUSE BILL NO. 882 ON THIRD
READING

Mr. Burkett moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 882 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—129

Allen	Harp
Allison	Harper
Alsup	Harrell of Bastrop
Bailey	Harrell of Lamar
Baker	Hartzog
of Fort Bend	Heflin
Baker of Grayson	Holland
Blankenship	Howard
Bond	Howington
Boyer	Hull
Bradbury	Isaacks
Bradford	Johnson of Ellis
Bray	Kennedy
Bridgers	Kern
Broadfoot	Kerr
Brown of Cherokee	Kersey
Brown	Kinard
of Nacogdoches	King
Burkett	Langdon
Burney	Lehman
Cauthorn	Leonard
Celaya	Little
Chambers	Lock
Clark	Loggins
Cleveland	London
Cockrell	Mays
Coleman	McAlister
Colson, Mrs.	McDaniel
Cornett	McDonald
Corry	McFarland
Crossley	McMurry
Daniel	McNamara
Davis of Jasper	Mohrmann
Davis of Upshur	Monkhouse
Derden	Montgomery
Dickison	Morris
Dickson	Newell
Donaghey	Nicholson
Faulkner	Oliver
Felty	Pace
Ferguson	Petsch
Fielden	Pevehouse
Fuchs	Piner
Galbreath	Pope
Gilmer	Reader of Erath
Goodman	Reaves
Gordon, Mrs.	Reed
Hale	Rhodes
Hamilton	Riviere
Hankamer	Roach
Hardeman	Roberts
Hardin	Robinson

Russell	Thornberry
Schuenemann	Thornton
Segrist	Turner
Shell	Vale
Skiles	Vint
Smith	Voigt
of Matagorda	Waggoner
Spencer	Weldon
Stinson	Westbrook
Stoll	White
Talbert	Wilson
Tarwater	Winfree
Taylor	Wood
Tennant	Wright

Nays—1

Boyd

Absent

Bundy	Hunt
Colquitt	Johnson of Tarrant
Dean	Ragsdale
Dwyer	Reader of Bexar

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Smith of Hopkins
Harris	Wells
Keith	Worley

The Chair then laid House Bill No. 882 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—129

Allen	Cockrell
Allison	Coleman
Alsup	Colson, Mrs.
Bailey	Cornett
Baker	Corry
of Fort Bend	Crossley
Baker of Grayson	Daniel
Blankenship	Davis of Jasper
Bond	Davis of Upshur
Boyer	Derden
Bradbury	Dickison
Bradford	Dickson
Bray	Donaghey
Bridgers	Faulkner
Broadfoot	Felty
Brown of Cherokee	Ferguson
Brown	Fielden
of Nacogdoches	Fuchs
Burkett	Galbreath
Burney	Gilmer
Cauthorn	Goodman
Celaya	Gordon, Mrs.
Chambers	Hale
Clark	Hamilton
Cleveland	Hankamer

Hardeman	Pace
Hardin	Petsch
Harp	Pevehouse
Harper	Piner
Harrell of Bastrop	Pope
Harrell of Lamar	Reader of Erath
Hartzog	Reaves
Heflin	Reed
Holland	Rhodes
Howard	Riviere
Howington	Roach
Hull	Roberts
Isaacks	Robinson
Johnson of Ellis	Russell
Kennedy	Schuenemann
Kern	Segrist
Kerr	Shell
Kersey	Skiles
Kinard	Smith
King	of Matagorda
Langdon	Spencer
Lehman	Stinson
Leonard	Stoll
Little	Talbert
Lock	Tarwater
Loggins	Taylor
London	Tennant
Mays	Thornberry
McAlister	Thornton
McDaniel	Turner
McDonald	Vale
McFarland	Vint
McMurry	Voigt
McNamara	Waggoner
Mohrmann	Weldon
Monkhouse	Westbrook
Montgomery	White
Morris	Wilson
Newell	Winfree
Nicholson	Wood
Oliver	Wright

Nays—1

Boyd

Absent

Bundy	Hunt
Colquitt	Johnson of Tarrant
Dean	Ragsdale
Dwyer	Reader of Bexar

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Smith of Hopkins
Harris	Wells
Keith	Worley

HOUSE BILL NO. 883 ON SECOND
READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 883, A bill to be entitled

“An Act to amend Article 6704 of the Revised Civil Statutes of Texas by adding thereto a new subdivision to be known as subdivision 4, permitting, empowering and authorizing the Commissioners’ Court of any county containing a population of not less than five thousand, six hundred ninety (5,690) nor more than five thousand, seven hundred fifty (5,750), according to the last preceding Federal Census, to construct cattle guards on any or all of the first class, second class, or third class roads within their respective counties in accordance with plans and specifications prepared and approved by the Commissioners’ Court of said County, and further permitting, authorizing and empowering said Commissioners’ Court to construct said cattle guards on any such roads and pay therefor out of the road and bridge funds of said County and making it a penal offense for anyone to construct any cattle guard on such roads not in accordance with said approved plans and specifications as prepared and approved by said Commissioners’ Court; providing a suitable penalty therefor, and declaring an emergency.”

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 883 ON THIRD
READING

Mr. Robinson moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 883 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—134

Allen	Brown
Allison	of Nacogdoches
Alsup	Bundy
Bailey	Burkett
Baker	Burney
of Fort Bend	Cauthorn
Baker of Grayson	Celaya
Blankenship	Chambers
Bond	Clark
Boyd	Cleveland
Boyer	Cockrell
Bradbury	Coleman
Bradford	Colquitt
Bray	Colson, Mrs.
Bridgers	Cornett
Broadfoot	Corry
Brown of Cherokee	Crossley

Daniel	McFarland
Davis of Jasper	McNamara
Davis of Upshur	Mohrmann
Derden	Monkhouse
Dickison	Montgomery
Dickson	Morris
Donaghey	Newell
Dwyer	Nicholson
Faulkner	Oliver
Felty	Pace
Ferguson	Petsch
Fielden	Pevehouse
Fuchs	Piner
Galbreath	Pope
Gilmer	Reader of Erath
Goodman	Reaves
Gordon, Mrs.	Reed
Hale	Rhodes
Hamilton	Riviere
Hankamer	Roach
Hardeman	Roberts
Hardin	Robinson
Harp	Russell
Harper	Schuenemann
Harrell of Bastrop	Segrist
Harrell of Lamar	Shell
Hartzog	Skiles
Heflin	Smith of Hopkins
Holland	Smith
Howard	of Matagorda
Howington	Spencer
Hull	Stinson
Hunt	Stoll
Isaacks	Talbert
Johnson of Ellis	Tarwater
Kennedy	Taylor
Kern	Tennant
Kerr	Thornberry
Kersey	Thornton
Kinard	Turner
King	Vale
Langdon	Vint
Lehman	Voigt
Leonard	Waggoner
Little	Weldon
Lock	Westbrook
Loggins	White
London	Wilson
Mays	Winfree
McAlister	Wood
McDaniel	Wright
McDonald	

Present—Not Voting

McMurry

Absent

Dean	Ragsdale
Johnson of Tarrant	Reader of Bexar

Absent—Excused

Anderson	Dowell
Bell	Harris

Keith	Wells
Leyendecker	Worley
Smith of Frio	

The Chair then laid House Bill No. 883 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—134

Allen	Hankamer
Allison	Hardeman
Alsup	Hardin
Bailey	Harp
Baker	Harper
of Fort Bend	Harrell of Bastrop
Baker of Grayson	Harrell of Lamar
Blankenship	Hartzog
Bond	Heflin
Boyd	Holland
Boyer	Howard
Bradbury	Howington
Bradford	Hull
Bray	Hunt
Bridgers	Isaacks
Broadfoot	Johnson of Ellis
Brown of Cherokee	Kennedy
Brown	Kern
of Nacogdoches	Kerr
Bundy	Kersey
Burkett	Kinard
Burney	King
Cauthorn	Langdon
Celaya	Lehman
Chambers	Leonard
Clark	Little
Cleveland	Lock
Cockrell	Loggins
Coleman	London
Colquitt	Mays
Colson, Mrs.	McAlister
Cornett	McDaniel
Corry	McDonald
Crossley	McFarland
Daniel	McNamara
Davis of Jasper	Mohrmann
Davis of Upshur	Monkhouse
Derden	Montgomery
Dickison	Morris
Dickson	Newell
Donaghey	Nicholson
Dwyer	Oliver
Faulkner	Pace
Felty	Petsch
Ferguson	Pevehouse
Fielden	Piner
Fuchs	Pope
Galbreath	Reader of Erath
Gilmer	Reaves
Goodman	Reed
Gordon, Mrs.	Rhodes
Hale	Riviere
Hamilton	Roach

Roberts	Tennant
Robinson	Thornberry
Russell	Thornton
Schuenemann	Turner
Segrist	Vale
Shell	Vint
Skiles	Voigt
Smith of Hopkins	Waggoner
Smith	Weldon
of Matagorda	Westbrook
Spencer	White
Stinson	Wilson
Stoll	Winfree
Talbert	Wood
Tarwater	Wright
Taylor	

Present—Not Voting

McMurry

Absent

Dean

Ragsdale

Johnson of Tarrant Reader of Bexar

Absent—Excused

Anderson

Leyendecker

Bell

Smith of Frio

Dowell

Wells

Harris

Worley

Keith

HOUSE BILL NO. 885 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 885, A bill to be entitled "An Act authorizing County Commissioners' Courts and the City Commission of any incorporated town to lease or rent office space for the purpose of aiding and cooperating with the agencies of the State and Federal Governments engaged in the administration of relief of the unemployed and needy people in the State of Texas, and to pay the regular monthly utility bills for such offices, such as lights, gas and water; to pay for such leases, rentals and utilities out of the General Fund when in the opinion of a majority of the Commissioners' Court such is essential to the proper administration of such agencies of either the State or Federal Governments; providing for the validation of all actions, proceedings, orders and contract for such rentals, leases or utility bills heretofore made by any Commissioners' Court; providing that if any part of this Act shall ever be held unconstitutional, such holding shall not affect the validity of the re-

maining portions of the Act, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 885 ON THIRD READING

Mr. Wood moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 885 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—131

Allen	Goodman
Allison	Gordon, Mrs.
Alsup	Hale
Bailey	Hamilton
Baker	Hankamer
of Fort Bend	Hardeman
Baker of Grayson	Hardin
Blankenship	Harp
Bond	Harrell of Bastrop
Boyd	Harrell of Lamar
Boyer	Hartzog
Bradbury	Heflin
Bradford	Holland
Bray	Howard
Bridgers	Howington
Broadfoot	Hunt
Brown of Cherokee	Isaacks
Brown	Johnson of Ellis
of Nacogdoches	Kennedy
Bundy	Kern
Burkett	Kerr
Burney	Kersey
Cauthorn	Kinard
Celaya	King
Chambers	Langdon
Clark	Lehman
Cleveland	Leonard
Cockrell	Little
Coleman	Lock
Colson, Mrs.	Loggins
Cornett	London
Corry	Mays
Crossley	McAlister
Daniel	McDaniel
Davis of Jasper	McDonald
Davis of Upshur	McMurry
Derden	McNamara
Dickison	Mohrmann
Dickson	Monkhouse
Donaghey	Montgomery
Faulkner	Morris
Felty	Newell
Ferguson	Nicholson
Fielden	Oliver
Fuchs	Pace
Galbreath	Petsch
Gilmer	Pevehouse

Piner	Stinson
Pope	Stoll
Ragsdale	Talbert
Reader of Erath	Tarwater
Reaves	Taylor
Reed	Tennant
Rhodes	Thornberry
Riviere	Thornton
Roach	Turner
Roberts	Vale
Robinson	Vint
Russell	Voigt
Schuenemann	Waggoner
Segrist	Weldon
Shell	Westbrook
Skiles	White
Smith of Hopkins	Wilson
Smith	Winfree
of Matagorda	Wood
Spencer	Wright

Absent

Colquitt	Hull
Dean	Johnson of Tarrant
Dwyer	McFarland
Harper	Reader of Bexar

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 885 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—131

Allen	Cauthorn
Allison	Celaya
Alsup	Chambers
Bailey	Clark
Baker	Cleveland
of Fort Bend	Cockrell
Baker of Grayson	Coleman
Blankenship	Colson, Mrs.
Bond	Cornett
Boyd	Corry
Boyer	Crossley
Bradbury	Daniel
Bradford	Davis of Jasper
Bray	Davis of Upshur
Bridgers	Derden
Broadfoot	Dickison
Brown of Cherokee	Dickson
Brown	Donaghey
of Nacogdoches	Faulkner
Bundy	Felty
Burkett	Ferguson
Burney	Fielden

Fuchs	Nicholson
Galbreath	Oliver
Gilmer	Pace
Goodman	Petsch
Gordon, Mrs.	Pevehouse
Hale	Piner
Hamilton	Pope
Hankamer	Ragsdale
Hardeman	Reader of Erath
Hardin	Reaves
Harp	Reed
Harrell of Bastrop	Rhodes
Harrell of Lamar	Riviere
Hartzog	Roach
Heflin	Roberts
Holland	Robinson
Howard	Russell
Howington	Schuenemann
Hunt	Segrist
Isaacks	Shell
Johnson of Ellis	Skiles
Kennedy	Smith of Hopkins
Kern	Smith
Kerr	of Matagorda
Kersey	Spencer
Kinard	Stinson
King	Stoll
Langdon	Talbert
Lehman	Tarwater
Leonard	Taylor
Little	Tennant
Lock	Thornberry
Loggins	Thornton
London	Turner
Mays	Vale
McAlister	Vint
McDaniel	Voigt
McDonald	Waggoner
McMurry	Weldon
McNamara	Westbrook
Mohrmann	White
Monkhouse	Wilson
Montgomery	Winfree
Morris	Wood
Newell	Wright

Absent

Colquitt	Hull
Dean	Johnson of Tarrant
Dwyer	McFarland
Harper	Reader of Bexar

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

HOUSE BILL NO. 886 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 886, A bill to be entitled "An Act providing that County Commissioners' Courts and the municipal government of any incorporated city, town or village, may appoint, employ and pay case workers and investigators to make investigations of needy persons to whom may be supplied necessities, furnished by the Texas Relief Commission, any proper Federal Agency, or by counties or cities or by any one of said agencies, city, commission, city or county; providing that in no case shall there be employed more than one case worker or investigator to every one hundred thousand (100,000) inhabitants of each county in this State; providing that County Commissioners' Courts in this State in conjunction with municipalities and governments of any incorporated city, town or village may enter into an agreement to jointly appoint, employ and pay the salary of case workers or investigators to make investigations of needy persons to whom may be supplied necessities furnished by the Texas Relief Commission or any proper Federal Agency or by counties or cities, or by any one of said agencies, commissions, cities or counties in such proportionate parts as may be agreed upon by the said Commissioners' Court of any county and any municipal government situated in said County; providing compensation for such case worker so employed and appointed may not exceed Eighteen Hundred (\$1,800.00) Dollars per annum; providing the duties of such case workers and investigators; providing that the employment, appointment and paying of such case worker shall be discretionary with the Commissioners' Courts of any county in this State, and declaring an emergency."

The bill was read second time.

Mr. Wood offered the following amendment to the bill:

Amend House Bill No. 886, page 2, line 30, by striking out the words and figures "eighteen hundred (1,800)," and inserting in lieu thereof the words and figures, "fifteen hundred, (1,500)."

The amendment was adopted.

Mr. Wood offered the following amendment to the bill:

Amend House Bill No. 886, page 3, by adding the new Section to be known as Section 5, and renumbering the remaining Sections accordingly. Said Section 5 shall read, as follows:

"Provisions of this Act shall be and remain in full force and effect for a period of two years from and after its passage."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 886 was then passed to engrossment.

HOUSE BILL NO. 886 ON THIRD READING

Mr. Wood moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 886 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Ferguson
Alsup	Fielden
Baker	Fuchs
of Fort Bend	Galbreath
Baker of Grayson	Gilmer
Blankenship	Goodman
Boyd	Gordon, Mrs.
Boyer	Hale
Bradbury	Hamilton
Bradford	Hankamer
Bray	Hardeman
Bridgers	Hardin
Broadfoot	Harper
Brown of Cherokee	Harrell of Bastrop
Brown	Hartzog
of Nacogdoches	Heflin
Bundy	Holland
Burkett	Howard
Burney	Howington
Cauthorn	Hull
Celaya	Hunt
Chambers	Isaacks
Clark	Johnson of Ellis
Cleveland	Kern
Cockrell	Kerr
Coleman	Kersey
Colquitt	Kinard
Colson, Mrs.	King
Cornett	Langdon
Corry	Lehman
Crossley	Leonard
Daniel	Little
Davis of Jasper	Lock
Davis of Upshur	Loggins
Derden	London
Dickison	Mays
Dickson	McAlister
Donaghey	McDaniel
Faulkner	McDonald
Felty	McMurry

McNamara	Shell
Mohrmann	Skiles
Monkhouse	Smith of Hopkins
Montgomery	Smith
Newell	of Matagorda
Nicholson	Stinson
Oliver	Stoll
Pace	Talbert
Petsch	Tarwater
Pevehouse	Taylor
Piner	Tennant
Pope	Thornberry
Ragsdale	Thornton
Reader of Erath	Turner
Reed	Vale
Rhodes	Vint
Riviere	Voigt
Roach	Waggoner
Roberts	Westbrook
Robinson	White
Russell	Wilson
Schuenemann	Winfree
Segrist	Wood

Nays—5

Bailey	Spencer
Kennedy	Weldon
Morris	

Absent

Allison	Johnson of Tarrant
Bond	McFarland
Dean	Reader of Bexar
Dwyer	Reaves
Harp	Wright
Harrell of Lamar	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 886 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—123

Allen	Brown of Cherokee
Alsup	Brown
Baker	of Nacogdoches
of Fort Bend	Bundy
Baker of Grayson	Burkett
Blankenship	Burney
Boyd	Cauthorn
Boyer	Celaya
Bradbury	Chambers
Bradford	Clark
Bray	Cleveland
Bridgers	Cockrell
Broadfoot	Coleman

Colquitt	McAlister
Colson, Mrs.	McDaniel
Cornett	McDonald
Corry	McMurry
Crossley	McNamara
Daniel	Mohrmann
Davis of Jasper	Monkhouse
Davis of Upshur	Montgomery
Derden	Newell
Dickison	Nicholson
Dickson	Oliver
Donaghey	Pace
Faulkner	Petsch
Felty	Pevehouse
Ferguson	Piner
Fielden	Pope
Fuchs	Ragsdale
Galbreath	Reader of Erath
Gilmer	Reed
Goodman	Rhodes
Gordon, Mrs.	Riviere
Hale	Roach
Hamilton	Roberts
Hankamer	Robinson
Hardeman	Russell
Hardin	Schuenemann
Harper	Segrist
Harrell of Bastrop	Shell
Hartzog	Skiles
Heflin	Smith of Hopkins
Holland	Smith
Howard	of Matagorda
Howington	Stinson
Hull	Stoll
Hunt	Talbert
Isaacks	Tarwater
Johnson of Ellis	Taylor
Kern	Tennant
Kerr	Thornberry
Kersey	Thornton
Kinard	Turner
King	Vale
Langdon	Vint
Lehman	Voigt
Leonard	Waggoner
Little	Westbrook
Lock	White
Loggins	Wilson
London	Winfree
Mays	Wood

Nays—5

Bailey	Spencer
Kennedy	Weldon
Morris	

Absent

Allison	Johnson of Tarrant
Bond	McFarland
Dean	Reader of Bexar
Dwyer	Reaves
Harp	Wright
Harrell of Lamar	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

(Mr. Baker of Fort Bend in the Chair.)

HOUSE BILL NO. 888 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 888, A bill to be entitled "An Act defining coloring matter and its composition, manufacture, sale and use in connection with citrus fruit; providing for the analysis of such coloring matter by the Commissioner of Agriculture and for the licensing of the manufacturers thereof; prescribing the form and amount of bond to be given by such manufacturers; prohibiting the use of harmful coloring matter on citrus fruit; prescribing the maturity of fruit to which such coloring matter is applied; authorizing the Commissioner of Agriculture to issue rules and regulations pursuant to such Act; providing for the enforcement thereof by the Chief of Maturity Division and other agents of the Commissioner of Agriculture and fixing compensation of such Chief for so doing; providing for the inspection of citrus fruit treated with coloring matter and assessing the cost of enforcing the Act against such fruit so treated; providing for the branding of fruit treated with coloring matter and containers in which it is shipped and prohibiting the application of unauthorized coloring matter to citrus fruit; declaring citrus which does not comply with the Act to be dangerous to public health and a public nuisance; providing penalties for violation of the Act, and declaring an emergency."

The bill was read second time.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 888 was then passed to engrossment.

HOUSE BILL NO. 888 ON THIRD READING

Mr. Leonard moved that the constitutional rule, requiring bills to be

read on three several days, be suspended, and that House Bill No. 888 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—134

Allen	Harp
Allison	Harper
Alsup	Harrell of Bastrop
Bailey	Harrell of Lamar
Baker	Hartzog
of Fort Bend	Heflin
Baker of Grayson	Holland
Blankenship	Howard
Bond	Howington
Boyd	Hull
Boyer	Hunt
Bradbury	Isaacks
Bradford	Johnson of Ellis
Bray	Kennedy
Bridgers	Kern
Broadfoot	Kerr
Brown of Cherokee	Kersey
Brown	Kinard
of Nacogdoches	King
Bundy	Langdon
Burkett	Lehman
Burney	Leonard
Cauthorn	Little
Celaya	Lock
Chambers	Loggins
Clark	London
Cleveland	Mays
Cockrell	McAlister
Coleman	McDaniel
Colquitt	McDonald
Colson, Mrs.	McFarland
Cornett	McMurry
Corry	McNamara
Crossley	Mohrmann
Daniel	Monkhouse
Davis of Jasper	Montgomery
Davis of Upshur	Morris
Derden	Newell
Dickison	Nicholson
Dickson	Oliver
Donaghey	Pace
Dwyer	Petsch
Faulkner	Pevehouse
Felty	Pope
Ferguson	Reader of Erath
Fielden	Reaves
Fuchs	Reed
Galbreath	Rhodes
Gilmer	Riviere
Goodman	Roach
Gordon, Mrs.	Roberts
Hale	Robinson
Hamilton	Russell
Hankamer	Schuenemann
Hardeman	Segrist
Hardin	Shell

Skiles	Turner
Smith of Hopkins	Vale
Smith	Vint
of Matagorda	Voigt
Spencer	Waggoner
Stinson	Weldon
Stoll	Westbrook
Talbert	White
Tarwater	Wilson
Taylor	Winfree
Tennant	Wood
Thornberry	Wright
Thornton	

Absent

Dean	Ragsdale
Johnson of Tarrant	Reader of Bexar
Piner	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 888 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—134

Allen	Cornett
Allison	Corry
Alsup	Crossley
Bailey	Daniel
Baker	Davis of Jasper
of Fort Bend	Davis of Upshur
Baker of Grayson	Derden
Blankenship	Dickison
Bond	Dickson
Boyd	Donaghey
Boyer	Dwyer
Bradbury	Faulkner
Bradford	Felty
Bray	Ferguson
Bridgers	Fielden
Broadfoot	Fuchs
Brown of Cherokee	Galbreath
Brown	Gilmer
of Nacogdoches	Goodman
Bundy	Gordon, Mrs.
Burkett	Hale
Burney	Hamilton
Cauthorn	Hankamer
Celaya	Hardeman
Chambers	Hardin
Clark	Harp
Cleveland	Harper
Cockrell	Harrell of Bastrop
Coleman	Harrell of Lamar
Colquitt	Hartzog
Colson, Mrs.	Heflin

Holland	Reader of Erath
Howard	Reaves
Howington	Reed
Hull	Rhodes
Hunt	Riviere
Isaacks	Roach
Johnson of Ellis	Roberts
Kennedy	Robinson
Kern	Russell
Kerr	Schuenemann
Kersey	Segrist
Kinard	Shell
King	Skiles
Langdon	Smith of Hopkins
Lehman	Smith
Leonard	of Matagorda
Little	Spencer
Lock	Stinson
Loggins	Stoll
London	Talbert
Mays	Tarwater
McAlister	Taylor
McDaniel	Tennant
McDonald	Thornberry
McFarland	Thornton
McMurry	Turner
McNamara	Vale
Mohrmann	Vint
Monkhouse	Voigt
Montgomery	Waggoner
Morris	Weldon
Newell	Westbrook
Nicholson	White
Oliver	Wilson
Pace	Winfree
Petsch	Wood
Pevehouse	Wright
Pope	

Absent

Dean	Ragsdale
Johnson of Tarrant	Reader of Bexar
Piner	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

HOUSE BILL NO. 889 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 889, A bill to be entitled "An Act making it unlawful to take any fish from any of the fresh water lakes, rivers, bayous, sloughs, and/or any other fresh waters in Jack County, Texas, by the use of any hoop, nets, and/or barrel nets; prescribing penalties for such unlawful

taking; repealing all laws and parts of laws to the extent of the conflict only, and declaring an emergency."

The bill was read second time.

Mr. Newell offered the following amendment to the bill:

Amend House Bill No. 889, by striking out lines five and six, and insert in lieu thereof, the following:

"hoop nets, trammel nets, and/or barrel nets, of whatsoever kind or character, and irrespective of the size of the mesh of such nets."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 889 was then passed to engrossment.

HOUSE BILL NO. 889 ON THIRD READING

Mr. Newell moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 889 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—135

Allen	Colquitt
Allison	Colson, Mrs.
Alsup	Cornett
Bailey	Corry
Baker	Crossley
of Fort Bend	Daniel
Baker of Grayson	Davis of Jasper
Blankenship	Davis of Upshur
Bond	Derden
Boyd	Dickison
Boyer	Dickson
Bradbury	Donaghey
Bradford	Faulkner
Bray	Felty
Bridgers	Ferguson
Broadfoot	Fielden
Brown of Cherokee	Fuchs
Brown	Galbreath
of Nacogdoches	Gilmer
Bundy	Goodman
Burkett	Gordon, Mrs.
Burney	Hale
Cauthorn	Hamilton
Celaya	Hankamer
Chambers	Hardeman
Clark	Hardin
Cleveland	Harp
Cockrell	Harper
Coleman	Harrell of Bastrop

Harrell of Lamar	Piner
Hartzog	Pope
Heflin	Reader of Bexar
Holland	Reader of Erath
Howard	Reaves
Howington	Reed
Hull	Rhodes
Hunt	Riviere
Isaacks	Roach
Johnson of Ellis	Roberts
Kennedy	Robinson
Kern	Russell
Kerr	Schuenemann
Kersey	Segrist
Kinard	Shell
King	Skiles
Langdon	Smith of Hopkins
Lehman	Smith
Leonard	of Matagorda
Little	Spencer
Lock	Stinson
Loggins	Stoll
London	Talbert
Mays	Tarwater
McAlister	Taylor
McDaniel	Tennant
McDonald	Thornberry
McFarland	Thornton
McMurry	Turner
McNamara	Vale
Mohrmann	Vint
Monkhouse	Voigt
Montgomery	Waggoner
Morris	Weldon
Newell	Westbrook
Nicholson	White
Oliver	Wilson
Pace	Winfree
Petsch	Wood
Pevehouse	Wright

Absent

Dean	Johnson of Tarrant
Dwyer	Ragsdale

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 889 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—135

Allen	Baker
Allison	of Fort Bend
Alsup	Baker of Grayson
Bailey	Blankenship

Bond	Kersey
Boyd	Kinard
Boyer	King
Bradbury	Langdon
Bradford	Lehman
Bray	Leonard
Bridgers	Little
Broadfoot	Lock
Brown of Cherokee	Loggins
Brown of Nacogdoches	London
Bundy	Mays
Burkett	McAlister
Burney	McDaniel
Cauthorn	McDonald
Celaya	McFarland
Chambers	McMurry
Clark	McNamara
Cleveland	Mohrmann
Cockrell	Monkhouse
Coleman	Montgomery
Colquitt	Morris
Colson, Mrs.	Newell
Cornett	Nicholson
Corry	Oliver
Crossley	Pace
Daniel	Petsch
Davis of Jasper	Pevehouse
Davis of Upshur	Piner
Derden	Pope
Dickson	Reader of Bexar
Dickson	Reader of Erath
Donaghey	Reaves
Faulkner	Reed
Felty	Rhodes
Ferguson	Riviere
Fielden	Roach
Fuchs	Roberts
Galbreath	Robinson
Gilmer	Russell
Goodman	Schuenemann
Gordon, Mrs.	Segrist
Hale	Shell
Hamilton	Skiles
Hankamer	Smith of Hopkins
Hardeman	Smith of Matagorda
Hardin	Spencer
Harp	Stinson
Harper	Stoll
Harrell of Bastrop	Talbert
Harrell of Lamar	Tarwater
Hartzog	Taylor
Heflin	Tennant
Holland	Thornberry
Howard	Thornton
Howington	Turner
Hull	Vale
Hunt	Vint
Isaacks	Voigt
Johnson of Ellis	Waggoner
Kennedy	Weldon
Kern	Westbrook
Kerr	White

Wilson
Winfree

Wood
Wright

Absent

Dean
Dwyer

Johnson of Tarrant
Ragsdale

Absent—Excused

Anderson
Bell
Dowell
Harris
Keith

Leyendecker
Smith of Frio
Wells
Worley

HOUSE BILL NO. 892 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 892, A bill to be entitled "An Act providing for the excluding of lands from water improvement districts and from water control and improvement districts where such land is not of such nature as to be subject to irrigation in a practicable manner, upon application of the owner of such land, by the Board of Directors of such district, with the consent of ninety-five (95%) per cent of the bondholders holding bonds payable from taxes levied within such district, and provided a like amount of irrigable land is added to such district upon the application of the owner thereof at the time of excluding land not subject to irrigation in a practicable manner, and declaring an emergency."

The bill was read second time.

Mr. Leonard offered the following amendment to the bill:

Amend the emergency clause of House Bill No. 892, by adding the words, "and it is so enacted," and by striking out the word, "Since," in the first line of Section 2, and inserting in lieu thereof, the words, "The fact that."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 892 was then passed to engrossment.

HOUSE BILL NO. 892 ON THIRD READING

Mr. Leonard moved that the constitutional rule, requiring bills to be

read on three several days, be suspended, and that House Bill No. 892 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—131

Allen	Hartzog
Allison	Heflin
Alsup	Holland
Bailey	Howard
Baker of Grayson	Howington
Blankenship	Hull
Bond	Hunt
Boyd	Isaacks
Boyer	Kennedy
Bradbury	Kern
Bradford	Kerr
Bray	Kersey
Bridgers	Kinard
Broadfoot	King
Brown of Cherokee	Langdon
Brown	Lehman
of Nacogdoches	Leonard
Bundy	Little
Burkett	Lock
Burney	Loggins
Cauthorn	London
Celaya	Mays
Chambers	McAlister
Clark	McDaniel
Cleveland	McDonald
Cockrell	McFarland
Coleman	McMurry
Colquitt	McNamara
Colson, Mrs.	Mohrmann
Cornett	Monkhouse
Crossley	Montgomery
Daniel	Morris
Davis of Jasper	Newell
Davis of Upshur	Nicholson
Derden	Oliver
Dickison	Pace
Dickson	Petsch
Donaghey	Pevehouse
Dwyer	Piner
Faulkner	Pope
Felty	Reader of Erath
Ferguson	Reaves
Fielden	Reed
Fuchs	Rhodes
Galbreath	Riviere
Goodman	Roach
Gordon, Mrs.	Roberts
Hale	Robinson
Hamilton	Russell
Hankamer	Schuenemann
Hardeman	Segrist
Hardin	Shell
Harp	Skiles
Harper	Smith of Hopkins
Harrell of Bastrop	Smith
Harrell of Lamar	of Matagorda

Spencer	Vint
Stinson	Voigt
Stoll	Waggoner
Talbert	Weldon
Tarwater	Westbrook
Taylor	White
Tennant	Wilson
Thornberry	Winfree
Thornton	Wood
Turner	Wright
Vale	

Absent

Baker	Johnson of Ellis
of Fort Bend	Johnson of Tarrant
Corry	Ragsdale
Dean	Reader of Bexar
Gilmer	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 892 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—131

Allen	Daniel
Allison	Davis of Jasper
Alsup	Davis of Upshur
Bailey	Derden
Baker of Grayson	Dickison
Blankenship	Dickson
Bond	Donaghey
Boyd	Dwyer
Boyer	Faulkner
Bradbury	Felty
Bradford	Ferguson
Bray	Fielden
Bridgers	Fuchs
Broadfoot	Galbreath
Brown of Cherokee	Goodman
Brown	Gordon, Mrs.
of Nacogdoches	Hale
Bundy	Hamilton
Burkett	Hankamer
Burney	Hardeman
Cauthorn	Hardin
Celaya	Harp
Chambers	Harper
Clark	Harrell of Bastrop
Cleveland	Harrell of Lamar
Cockrell	Hartzog
Coleman	Heflin
Colquitt	Holland
Colson, Mrs.	Howard
Cornett	Howington
Crossley	Hull

Hunt	Reed
Isaacks	Rhodes
Kennedy	Riviere
Kern	Roach
Kerr	Roberts
Kersey	Robinson
Kinard	Russell
King	Schuenemann
Langdon	Segrist
Lehman	Shell
Leonard	Skiles
Little	Smith of Hopkins
Lock	Smith
Loggins	of Matagorda
London	Spencer
Mays	Stinson
McAlister	Stoll
McDaniel	Talbert
McDonald	Tarwater
McFarland	Taylor
McMurry	Tennant
McNamara	Thornberry
Mohrmann	Thornton
Monkhouse	Turner
Montgomery	Vale
Morris	Vint
Newell	Voigt
Nicholson	Waggoner
Oliver	Weldon
Pace	Westbrook
Petsch	White
Pevehouse	Wilson
Piner	Winfree
Pope	Wood
Reader of Erath	Wright
Reaves	

Absent

Baker	Johnson of Ellis
of Fort Bend	Johnson of Tarrant
Corry	Ragsdale
Dean	Reader of Bexar
Gilmer	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harrijs	Worley
Keith	

(Mr. Leonard in the Chair.)

HOUSE BILL NO. 894 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 894, A bill to be entitled "An Act providing that it shall be unlawful to shoot quail in McCulloch and San Saba Counties until December 1, 1941; providing a suitable penalty for violation of this Act; repeal-

ing all conflicting laws, and declaring an emergency."

The bill was read second time.

Mr. Cockrell offered the following amendment to the bill:

Amend the emergency clause of House Bill No. 894, by adding the words, "and it is so enacted."

The amendment was adopted.

House Bill No. 894 was then passed to engrossment.

HOUSE BILL NO. 894 ON THIRD READING

Mr. Cockrell moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 894 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—131

Allen	Dickson
Allison	Donaghey
Alsup	Faulkner
Bailey	Felty
Baker	Ferguson
of Fort Bend	Fielden
Baker of Grayson	Fuchs
Blankenship	Galbreath
Bond	Gilmer
Boyd	Goodman
Boyer	Gordon, Mrs.
Bradbury	Hale
Bradford	Hamilton
Bray	Hankamer
Bridgers	Hardeman
Broadfoot	Hardin
Brown of Cherokee	Harp
Brown	Harper
of Nacogdoches	Harrell of Bastrop
Bundy	Harrell of Lamar
Burkett	Hartzog
Burney	Heflin
Cauthorn	Holland
Celaya	Howard
Chambers	Howington
Clark	Hull
Cleveland	Hunt
Cockrell	Johnson of Ellis
Coleman	Kennedy
Colquitt	Kern
Colson, Mrs.	Kerr
Cornett	Kersey
Crossley	Kinard
Daniel	King
Davis of Jasper	Langdon
Davis of Upshur	Lehman
Derden	Leonard
Dickison	Little

Lock	Russell	Burkett	Loggins
Loggins	Schuenemann	Burney	London
London	Segrist	Cauthorn	Mays
Mays	Shell	Celaya	McAlister
McAlister	Skiles	Chambers	McDaniel
McDaniel	Smith of Hopkins	Clark	McDonald
McDonald	Smith	Cleveland	McFarland
McFarland	of Matagorda	Cockrell	McMurry
McMurry	Spencer	Coleman	McNamara
McNamara	Stinson	Colquitt	Mohrmann
Mohrmann	Stoll	Colson, Mrs.	Monkhouse
Monkhouse	Talbert	Cornett	Montgomery
Montgomery	Tarwater	Crossley	Morris
Morris	Taylor	Daniel	Newell
Newell	Tennant	Davis of Jasper	Nicholson
Nicholson	Thornberry	Davis of Upshur	Pace
Pace	Thornton	Derden	Petsch
Petsch	Turner	Dickison	Pevehouse
Pevehouse	Vale	Dickson	Piner
Piner	Vint	Donaghey	Pope
Pope	Voigt	Faulkner	Reader of Erath
Reader of Erath	Waggoner	Felty	Reaves
Reaves	Weldon	Ferguson	Reed
Reed	Westbrook	Fielden	Rhodes
Rhodes	White	Fuchs	Riviere
Riviere	Wilson	Galbreath	Roach
Roach	Winfree	Gilmer	Roberts
Roberts	Wood	Goodman	Robinson
Robinson	Wright	Gordon, Mrs.	Russell
		Hale	Schuenemann
	Nays—1	Hamilton	Segrist
Oliver		Hankamer	Shell
	Absent	Hardeman	Skiles
		Hardin	Smith of Hopkins
Corry	Johnson of Tarrant	Harp	Smith
Dean	Ragsdale	Harper	of Matagorda
Dwyer	Reader of Bexar	Harrell of Bastrop	Spencer
Isaacks		Harrell of Lamar	Stinson
	Absent—Excused	Hartzog	Stoll
		Heflin	Talbert
Anderson	Leyendecker	Holland	Tarwater
Bell	Smith of Frio	Howard	Taylor
Dowell	Wells	Howington	Tennant
Harris	Worley	Hull	Thornberry
Keith		Hunt	Thornton
		Johnson of Ellis	Turner
		Kennedy	Vale
		Kern	Vint
		Kerr	Voigt
		Kersey	Waggoner
		Kinard	Weldon
		King	Westbrook
		Langdon	White
		Lehman	Wilson
		Leonard	Winfree
		Little	Wood
		Lock	Wright
			Nays—1
		Oliver	Absent
		Corry	Dwyer
		Dean	Isaacks

The Chair then laid House Bill No. 894 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—131

Allen	Boyer
Allison	Bradbury
Alsup	Bradford
Bailey	Bray
Baker	Bridgers
of Fort Bend	Broadfoot
Baker of Grayson	Brown of Cherokee
Blankenship	Brown
Bond	of Nacogdoches
Boyd	Bundy

Johnson of Tarrant Reader of Bexar
Ragsdale

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

HOUSE BILL NO. 906 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 906, A bill to be entitled "An Act authorizing the Commissioners Court of any county having a population of not less than thirty-seven thousand, five hundred (37,500) and not more than thirty-eight thousand, six hundred (38,600) inhabitants, according to the last preceding Federal Census, to allow each County Commissioner the sum of Fifty (50.00) Dollars per month for traveling expenses; providing for the source of payment of such expenses, and declaring an emergency."

The bill was read second time.

Mr. Turner offered the following amendment to the bill:

Amend House Bill No. 906, by inserting the words, "the Commissioners' Court," before the words, "is hereby authorized," in the fifth line of Section 1.

The amendment was adopted.

Mr. Loggins offered the following amendment to the bill:

Amend House Bill No. 906, Section 1, by adding the following, after the word, "inhabitants," in line 4: "and in any county in this State having a population of not less than seventeen thousand, five hundred and fifty, (17,550) and not more than seventeen thousand, five hundred and sixty (17,560) inhabitants."

Amend caption to conform.

The amendment was adopted.

Mr. Reaves offered the following amendment to the bill:

Amend House Bill No. 906, by striking out the words and figures, "Fifty (\$50.00) Dollars," and inserting in lieu thereof, the words and figures, "Thirty-five (\$35.00) Dollars."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered

amended to conform to all changes and with the body of the bill.

House Bill No. 906 was then passed to engrossment.

HOUSE BILL NO. 906 ON THIRD READING

Mr. Turner moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 906 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen	Gilmer
Allison	Goodman
Alsup	Gordon, Mrs.
Baker	Hale
of Fort Bend	Hamilton
Baker of Grayson	Hankamer
Blankenship	Hardeman
Bond	Hardin
Boyd	Harp
Boyer	Harper
Bradbury	Harrell of Bastrop
Bradford	Harrell of Lamar
Bray	Hartzog
Broadfoot	Heflin
Brown of Cherokee	Holland
Brown	Howard
of Nacogdoches	Howington
Bundy	Hull
Burkett	Hunt
Burney	Isaacks
Cauthorn	Johnson of Ellis
Celaya	Kennedy
Chambers	Kern
Clark	Kerr
Cleveland	Kersey
Cockrell	Kinard
Coleman	King
Colquitt	Langdon
Colson, Mrs.	Lehman
Cornett	Leonard
Crossley	Little
Daniel	Lock
Davis of Jasper	Loggins
Davis of Upshur	London
Dean	Mays
Derden	McAlister
Dickison	McDaniel
Dickson	McDonald
Donaghey	McFarland
Dwyer	McMurry
Faulkner	McNamara
Felty	Mohrmann
Ferguson	Monkhouse
Fielden	Montgomery
Fuchs	Morris
Galbreath	Newell

Nicholson	Spencer
Oliver	Stinson
Pace	Stoll
Petsch	Talbert
Pevehouse	Tarwater
Piner	Taylor
Reader of Bexar	Tennant
Reader of Erath	Thornberry
Reaves	Thornton
Reed	Turner
Rhodes	Vale
Riviere	Vint
Roach	Voigt
Roberts	Waggoner
Robinson	Weldon
Russell	Westbrook
Schuenemann	White
Segrist	Wilson
Shell	Winfree
Skiles	Wood
Smith of Hopkins	Wright
Smith of Matagorda	

Nays—1

Bailey

Absent

Bridgers	Pope
Corry	Ragsdale
Johnson of Tarrant	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 906 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—133

Allen	Bundy
Allison	Burkett
Alsup	Burney
Baker	Cauthorn
of Fort Bend	Celaya
Baker of Grayson	Chambers
Blankenship	Clark
Bond	Cleveland
Boyd	Cockrell
Boyer	Coleman
Bradbury	Colquitt
Bradford	Colson, Mrs.
Bray	Cornett
Broadfoot	Crossley
Brown of Cherokee	Daniel
Brown	Davis of Jasper
of Nacogdoches	Davis of Upshur

Dean	McMurry
Derden	McNamara
Dickison	Mohrmann
Dickson	Monkhouse
Donaghey	Montgomery
Dwyer	Morris
Faulkner	Newell
Felty	Nicholson
Ferguson	Oliver
Fielden	Pace
Fuchs	Petsch
Galbreath	Pevehouse
Gilmer	Piner
Goodman	Reader of Bexar
Gordon, Mrs.	Reader of Erath
Hale	Reaves
Hamilton	Reed
Hankamer	Rhodes
Hardeman	Riviere
Hardin	Roach
Harp	Roberts
Harper	Robinson
Harrell of Bastrop	Russell
Harrell of Lamar	Schuenemann
Hartzog	Segrist
Heflin	Shell
Holland	Skiles
Howard	Smith of Hopkins
Howington	Smith of Matagorda
Hull	Spencer
Hunt	Stinson
Isaacks	Stoll
Johnson of Ellis	Talbert
Kennedy	Tarwater
Kern	Taylor
Kerr	Tennant
Kersey	Thornberry
Kinard	Thornton
King	Turner
Langdon	Vale
Lehman	Vint
Leonard	Voigt
Little	Waggoner
Lock	Weldon
Loggins	Westbrook
London	White
Mays	Wilson
McAlister	Winfree
McDaniel	Wood
McDonald	Wright
McFarland	

Nays—1

Bailey

Absent

Bridgers	Pope
Corry	Ragsdale
Johnson of Tarrant	

Absent—Excused

Anderson	Dowell
Bell	Harris

Keith
Leyendecker
Smith of Frio

Wells
Worley

HOUSE BILL NO. 913 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 913, A bill to be entitled "An Act providing for more adequate and equitable salary for County Superintendents of Public Instruction in all those counties of Texas coming within the brackets and population figures herein, specifically in all those counties having not less than forty-three thousand, one hundred twenty-five (43,125), and not more than forty-three thousand, two hundred (43,200), according to the last preceding Federal Census; modifying all laws or parts of laws in conflict herewith; making the Act cumulative of the General Law, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 913 ON THIRD READING

Mr. Brown of Cherokee moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 913 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—132

Allen	Celaya
Alsup	Chambers
Bailey	Clark
Baker	Cleveland
of Fort Bend	Cockrell
Baker of Grayson	Coleman
Blankenship	Colquitt
Bond	Colson, Mrs.
Boyd	Cornett
Boyer	Corry
Bradbury	Crossley
Bradford	Daniel
Bray	Davis of Jasper
Broadfoot	Davis of Upshur
Brown of Cherokee	Derden
Brown	Dickison
of Nacogdoches	Dickson
Bundy	Donaghey
Burkett	Dwyer
Burney	Faulkner
Cauthorn	Felty

Ferguson
Fielden
Fuchs
Galbreath
Gilmer
Goodman
Gordon, Mrs.
Hale
Hamilton
Hankamer
Hardeman
Hardin
Harp
Harper
Harrell of Bastrop
Harrell of Lamar
Hartzog
Heflin
Holland
Howard
Howington
Hull
Isaacks
Johnson of Ellis
Kennedy
Kern
Kerr
Kersey
Kinard
King
Langdon
Lehman
Leonard
Little
Lock
Loggins
London
Mays
McAlister
McDaniel
McDonald
McFarland
McMurry
McNamara
Mohrmann
Monkhouse
Montgomery

Morris
Newell
Nicholson
Oliver
Pace
Petsch
Pevehouse
Piner
Pope
Reader of Erath
Reaves
Reed
Rhodes
Riviere
Roach
Roberts
Robinson
Russell
Schuenemann
Segrist
Shell
Skiles
Smith of Hopkins
Smith
of Matagorda
Spencer
Stinson
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Thornton
Turner
Vale
Vint
Voigt
Waggoner
Weldon
Westbrook
White
Wilson
Winfree
Wood
Wright

Absent

Allison	Johnson of Tarrant
Bridgers	Ragsdale
Dean	Reader of Bexar
Hunt	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 913 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—132

Allen	Heflin
Alsup	Holland
Bailey	Howard
Baker	Howington
of Fort Bend	Hull
Baker of Grayson	Isaacks
Blankenship	Johnson of Ellis
Bond	Kennedy
Boyd	Kern
Boyer	Kerr
Bradbury	Kersey
Bradford	Kinard
Bray	King
Broadfoot	Langdon
Brown of Cherokee	Lehman
Brown	Leonard
of Nacogdoches	Little
Bundy	Lock
Burkett	Loggins
Burney	London
Cauthorn	Mays
Celaya	McAlister
Chambers	McDaniel
Clark	McDonald
Cleveland	McFarland
Cockrell	McMurry
Coleman	McNamara
Colquitt	Mohrmann
Colson, Mrs.	Monkhouse
Cornett	Montgomery
Corry	Morris
Crossley	Newell
Daniel	Nicholson
Davis of Jasper	Oliver
Davis of Upshur	Pace
Derden	Petsch
Dickson	Pevehouse
Dickson	Piner
Donaghey	Pope
Dwyer	Reader of Erath
Faulkner	Reaves
Felty	Reed
Ferguson	Rhodes
Fielden	Riviere
Fuchs	Roach
Galbreath	Roberts
Gilmer	Robinson
Goodman	Russell
Gordon, Mrs.	Schuenemann
Hale	Segrist
Hamilton	Shell
Hankamer	Skiles
Hardeman	Smith of Hopkins
Hardin	Smith
Harp	of Matagorda
Harper	Spencer
Harrell of Bastrop	Stinson
Harrell of Lamar	Stoll
Hartzog	Talbert

Tarwater	Waggoner
Taylor	Weldon
Tennant	Westbrook
Thornberry	White
Thornton	Wilson
Turner	Winfree
Vale	Wood
Vint	Wright
Voigt	

Absent

Allison	Johnson of Tarrant
Bridgers	Ragsdale
Dean	Reader of Bexar
Hunt	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

SENATE BILL NO. 107 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to third reading,

S. B. No. 107, A bill to be entitled "An Act amending the Acts of 1931, Forty-second Legislature, page 450, Chapter 270, relating to the theft of citrus fruits, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 107 ON THIRD READING

Mr. Celaya moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 107 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—128

Allen	Bray
Allison	Bridgers
Alsup	Broadfoot
Bailey	Brown of Cherokee
Baker	Brown
of Fort Bend	of Nacogdoches
Baker of Grayson	Bundy
Blankenship	Burkett
Bond	Burney
Boyd	Cauthorn
Boyer	Celaya
Bradbury	Chambers
Bradford	Clark

Cleveland	McDonald
Cockrell	McFarland
Coleman	McNamara
Colquitt	Mohrmann
Colson, Mrs.	Monkhouse
Cornett	Montgomery
Daniel	Morris
Davis of Jasper	Newell
Davis of Upshur	Nicholson
Derden	Oliver
Dickison	Pace
Donaghey	Petsch
Dwyer	Pevehouse
Faulkner	Pope
Ferguson	Ragsdale
Fielden	Reader of Erath
Fuchs	Reaves
Galbreath	Reed
Goodman	Rhodes
Gordon, Mrs.	Riviere
Hale	Roach
Hankamer	Roberts
Hardeman	Robinson
Hardin	Russell
Harp	Schuenemann
Harper	Segrist
Harrell of Bastrop	Shell
Harrell of Lamar	Skiles
Hartzog	Smith of Hopkins
Heflin	Smith
Holland	of Matagorda
Howard	Spencer
Howington	Stinson
Hull	Stoll
Hunt	Talbert
Isaacks	Tarwater
Johnson of Ellis	Taylor
Kennedy	Tennant
Kern	Thornberry
Kerr	Thornton
Kersey	Turner
Kinard	Vale
King	Vint
Langdon	Voigt
Lehman	Waggoner
Leonard	Weldon
Little	Westbrook
Lock	White
Loggins	Wilson
London	Winfree
Mays	Wood
McAlister	Wright
McDaniel	

Nays—4

Dickson	McMurry
Felty	Piner

Absent

Corry	Hamilton
Crossley	Johnson of Tarrant
Dean	Reader of Bexar
Gilmer	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid Senate Bill No. 107 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—128

Allen	Hardeman
Allison	Hardin
Alsup	Harp
Bailey	Harper
Baker	Harrell of Bastrop
of Fort Bend	Harrell of Lamar
Baker of Grayson	Hartzog
Blankenship	Heflin
Bond	Holland
Boyd	Howard
Boyer	Howington
Bradbury	Hull
Bradford	Hunt
Bray	Isaacks
Bridgers	Johnson of Ellis
Broadfoot	Kennedy
Brown of Cherokee	Kern
Brown	Kerr
of Nacogdoches	Kersey
Bundy	Kinard
Burkett	King
Burney	Langdon
Cauthorn	Lehman
Celaya	Leonard
Chambers	Little
Clark	Lock
Cleveland	Loggins
Cockrell	London
Coleman	Mays
Colquitt	McAlister
Colson, Mrs.	McDaniel
Cornett	McDonald
Daniel	McFarland
Davis of Jasper	McNamara
Davis of Upshur	Mohrmann
Derden	Monkhouse
Dickison	Montgomery
Donaghey	Morris
Dwyer	Newell
Faulkner	Nicholson
Ferguson	Oliver
Fielden	Pace
Fuchs	Petsch
Galbreath	Pevehouse
Goodman	Pope
Gordon, Mrs.	Ragsdale
Hale	Reader of Erath
Hankamer	Reaves

Reed	Tarwater
Rhodes	Taylor
Riviere	Tennant
Roach	Thornberry
Roberts	Thornton
Robinson	Turner
Russell	Vale
Schuenemann	Vint
Segrist	Voigt
Shell	Waggoner
Skiles	Weldon
Smith of Hopkins	Westbrook
Smith	White
of Matagorda	Wilson
Spencer	Winfree
Stinson	Wood
Stoll	Wright
Talbert	

Nays—4

Dickson	McMurry
Felty	Piner

Absent

Corry	Hamilton
Crossley	Johnson of Tarrant
Dean	Reader of Bexar
Gilmer	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

SENATE BILL NO. 160 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to third reading,

S. B. No. 160, A bill to be entitled "An Act to amend Section 3 of Chapter 5, Acts, 1934, Forty-third Legislature, Second Called Session, as amended by Chapter 439, Acts, 1935, Forty-fourth Legislature, Second Called Session, by providing that the Boards of Directors may refinance bonds already issued, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 160 ON THIRD READING

Mr. Celaya moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 160 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—129

Allen	Hull
Allison	Hunt
Alsup	Isaacks
Bailey	Johnson of Ellis
Baker	Kennedy
of Fort Bend	Kern
Baker of Grayson	Kerr
Blankenship	Kersey
Bond	Kinard
Boyd	King
Boyer	Langdon
Bradbury	Lehman
Bradford	Leonard
Bray	Little
Bridgers	Lock
Brown of Cherokee	Loggins
Brown	London
of Nacogdoches	Mays
Bundy	McAlister
Burkett	McDaniel
Burney	McDonald
Cauthorn	McFarland
Celaya	McMurry
Chambers	McNamara
Clark	Mohrmann
Cleveland	Monkhouse
Cockrell	Montgomery
Coleman	Morris
Colquitt	Newell
Colson, Mrs.	Nicholson
Cornett	Oliver
Daniel	Pace
Davis of Jasper	Petsch
Davis of Upshur	Pevehouse
Derden	Pope
Dickison	Ragsdale
Dickson	Reader of Erath
Donaghey	Reaves
Faulkner	Reed
Felty	Rhodes
Ferguson	Riviere
Fielden	Roach
Fuchs	Roberts
Galbreath	Robinson
Gilmer	Russell
Goodman	Schuenemann
Gordon, Mrs.	Segrist
Hale	Skiles
Hamilton	Smith of Hopkins
Hankamer	Smith
Hardeman	of Matagorda
Hardin	Spencer
Harp	Stinson
Harper	Stoll
Harrell of Bastrop	Talbert
Harrell of Lamar	Tarwater
Hartzog	Taylor
Heflin	Tennant
Holland	Thornberry
Howard	Thornton
Howington	Turner

Vale
Vint
Voigt
Waggoner
Weldon

White
Wilson
Winfree
Wood
Wright

Nays—4

Broadfoot
Piner

Shell
Westbrook

Absent

Corry
Crossley
Dean

Dwyer
Johnson of Tarrant
Reader of Bexar

Absent—Excused

Anderson
Bell
Dowell
Harris
Keith

Leyendecker
Smith of Frio
Wells
Worley

The Chair then laid Senate Bill No. 160 before the House on third reading and final passage.

The bill was read third time.

Mr. Vale offered the following amendment to the bill:

Amend Senate Bill No. 160 by adding at the end of Section 1, the following:

“Provided, however, that the provisions of this Act shall not apply to any proceedings, levies, or to any bonds or warrants issued thereunder, the validity of which has been contested or attached in suit or litigation which is pending at the time this Act becomes a law, or which may be filed within 90 days after this Act becomes a law.”

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

Senate Bill No. 160 was then passed by the following vote:

Yeas—129

Allen
Allison
Alsup
Bailey
Baker
of Fort Bend
Baker of Grayson
Blankenship
Bond
Boyd
Boyer

Bradbury
Bradford
Bray
Bridgers
Brown of Cherokee
Brown
of Nacogdoches
Bundy
Burkett
Burney
Cauthorn

Celaya
Chambers
Clark
Cleveland
Cockrell
Coleman
Colquitt
Colson, Mrs.
Cornett
Daniel
Davis of Jasper
Davis of Upshur
Derden
Dickison
Dickson
Donaghey
Faulkner
Felty
Ferguson
Fielden
Fuchs
Galbreath
Gilmer
Goodman
Gordon, Mrs.
Hale
Hamilton
Hankamer
Hardeman
Hardin
Harp
Harper
Harrell of Bastrop
Harrell of Lamar
Hartzog
Heflin
Holland
Howard
Howington
Hull
Hunt
Isaacks
Johnson of Ellis
Kennedy
Kern
Kerr
Kersey
Kinard
King
Langdon
Lehman
Leonard
Little
Lock
Loggins

London
Mays
McAlister
McDaniel
McDonald
McFarland
McMurry
McNamara
Mohrmann
Monkhouse
Montgomery
Morris
Newell
Nicholson
Oliver
Pace
Petsch
Pevehouse
Pope
Ragsdale
Reader of Erath
Reaves
Reed
Rhodes
Riviere
Roach
Roberts
Robinson
Russell
Schuenemann
Segrist
Skiles
Smith of Hopkins
Smith
of Matagorda
Spencer
Stinson
Stoll
Talbert
Tarwater
Taylor
Tennant
Thornberry
Thornton
Turner
Vale
Vint
Voigt
Waggoner
Weldon
White
Wilson
Winfree
Wood
Wright

Nays—4

Broadfoot
Piner

Shell
Westbrook

Absent

Corry
Crossley
Dean

Dwyer
Johnson of Tarrant
Reader of Bexar

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

SENATE BILL NO. 193 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to third reading,

S. B. No. 193, A bill to be entitled "An Act to authorize the State Highway Commission, acting through its Chairman pursuant to order of the Commission, to convey lands or interests therein, owned by the State of Texas, acquired for use as a right-of-way for State highways in any county, one or more of the boundaries of which is coincident with any part of the International Boundary between the United States and Mexico, or in any county contiguous to any county of such described class, which is used or proposed to be used as a part of the site for flood control works, to the United States of America, or to any county of such described class, without monetary consideration, to enable the United States to carry out the provisions of Acts of Congress, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 193 ON THIRD READING

Mr. Celaya moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 193 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Allen	Bradford
Allison	Bray
Alsup	Bridgers
Bailey	Broadfoot
Baker	Brown of Cherokee
of Fort Bend	Brown
Baker of Grayson	of Nacogdoches
Blankenship	Bundy
Bond	Burkett
Boyd	Burney
Boyer	Cauthorn
Bradbury	Celaya

Chambers	Loggins
Clark	London
Cleveland	Mays
Cockrell	McAlister
Coleman	McDaniel
Colquitt	McDonald
Colson, Mrs.	McFarland
Cornett	McMurry
Corry	McNamara
Crossley	Mohrmann
Daniel	Monkhouse
Davis of Jasper	Montgomery
Davis of Upshur	Newell
Dean	Nicholson
Derden	Oliver
Dickison	Pace
Dickson	Petsch
Donaghey	Pevehouse
Dwyer	Piner
Faulkner	Pope
Felty	Reader of Erath
Ferguson	Reaves
Fielden	Reed
Fuchs	Rhodes
Galbreath	Riviere
Gilmer	Roach
Goodman	Roberts
Gordon, Mrs.	Robinson
Hale	Russell
Hamilton	Schuenemann
Hankamer	Segrist
Hardeman	Shell
Hardin	Skiles
Harp	Smith of Hopkins
Harper	Smith
Harrell of Bastrop	of Matagorda
Harrell of Lamar	Spencer
Hartzog	Stinson
Heflin	Stoll
Holland	Talbert
Howard	Tarwater
Howington	Taylor
Hunt	Tennant
Isaacks	Thornberry
Johnson of Ellis	Thornton
Kennedy	Turner
Kern	Vale
Kerr	Vint
Kersey	Voigt
Kinard	Waggoner
King	Weldon
Langdon	Westbrook
Lehman	White
Leonard	Wilson
Little	Wood
Lock	Wright

Absent

Hull	Ragsdale
Johnson of Tarrant	Reader of Bexar
Morris	Winfree

Absent—Excused

Anderson	Bell
----------	------

Dowell
Harris
Keith
Leyendecker

Smith of Frio
Wells
Worley

The Chair then laid Senate Bill No. 193 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—133

Allen	Hale
Allison	Hamilton
Alsup	Hankamer
Bailey	Hardeman
Baker	Hardin
of Fort Bend	Harp
Baker of Grayson	Harper
Blankenship	Harrell of Bastrop
Bond	Harrell of Lamar
Boyd	Hartzog
Boyer	Heflin
Bradbury	Holland
Bradford	Howard
Bray	Howington
Bridgers	Hunt
Broadfoot	Isaacks
Brown of Cherokee	Johnson of Ellis
Brown	Kennedy
of Nacogdoches	Kern
Bundy	Kerr
Burkett	Kersey
Burney	Kinard
Cauthorn	King
Celaya	Langdon
Chambers	Lehman
Clark	Leonard
Cleveland	Little
Cockrell	Lock
Coleman	Loggins
Colquitt	London
Colson, Mrs.	Mays
Cornett	McAlister
Corry	McDaniel
Crossley	McDonald
Daniel	McFarland
Davis of Jasper	McMurry
Davis of Upshur	McNamara
Dean	Mohrmann
Derden	Monkhouse
Dickison	Montgomery
Dickson	Newell
Donaghey	Nicholson
Dwyer	Oliver
Faulkner	Pace
Felty	Petsch
Ferguson	Pevehouse
Fielden	Piner
Fuchs	Pope
Galbreath	Reader of Erath
Gilmer	Reaves
Goodman	Reed
Gordon, Mrs.	Rhodes

Riviere	Tarwater
Roach	Taylor
Roberts	Tennant
Robinson	Thornberry
Russell	Thornton
Schuenemann	Turner
Segrist	Vale
Shell	Vint
Skiles	Voigt
Smith of Hopkins	Waggoner
Smith	Weldon
of Matagorda	Westbrook
Spencer	White
Stinson	Wilson
Stoll	Wood
Talbert	Wright

Absent

Hull	Ragsdale
Johnson of Tarrant	Reader of Bexar
Morris	Winfree

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

SENATE BILL NO. 250 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to third reading,

S. B. No. 250, A bill to be entitled "An Act to authorize any county, one or more of the boundaries of which is coincident with any part of the International Boundary between the United States and Mexico, or any county contiguous to any county of such described class, which may have entered into an agreement with the United States to acquire and upon request convey to the United States land or interest in land desired by the United States in aid of navigation, irrigation, flood control or improvement of water courses, and in order to accomplish the purposes specified in Article 5242 of the 1925 Revised Statutes of Texas, upon request of the United States, to secure by gift, purchase or by condemnation, said land or interest therein, for ultimate conveyance to the United States and to pay for the same out of any special flood control fund or any available county funds; providing for the method of procedure in condemnation cases, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 250 ON THIRD
READING

Mr. Celaya moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 250 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—134

Allen	Hale
Allison	Hamilton
Alsup	Hankamer
Bailey	Hardeman
Baker	Hardin
of Fort Bend	Harp
Baker of Grayson	Harper
Blankenship	Harrell of Bastrop
Bond	Harrell of Lamar
Boyd	Hartzog
Boyer	Heflin
Bradbury	Holland
Bradford	Howard
Bray	Howington
Bridgers	Hull
Broadfoot	Hunt
Brown of Cherokee	Isaacks
Brown	Johnson of Tarrant
of Nacogdoches	Kennedy
Bundy	Kern
Burkett	Kerr
Burney	Kersey
Cauthorn	Kinard
Celaya	King
Chambers	Langdon
Clark	Lehman
Cleveland	Leonard
Cockrell	Little
Coleman	Lock
Colquitt	Loggins
Colson, Mrs.	London
Cornett	Mays
Crossley	McAlister
Daniel	McDaniel
Davis of Jasper	McDonald
Davis of Upshur	McFarland
Derden	McMurry
Dickison	McNamara
Dickson	Mohrmann
Donaghey	Monkhouse
Dwyer	Montgomery
Faulkner	Morris
Felty	Newell
Ferguson	Nicholson
Fielden	Oliver
Fuchs	Pace
Galbreath	Petsch
Gilmer	Pevehouse
Goodman	Piner
Gordon, Mrs.	Reader of Bexar

Reader of Erath	Talbert
Reaves	Tarwater
Reed	Taylor
Rhodes	Tennant
Riviere	Thornberry
Roach	Thornton
Roberts	Turner
Robinson	Vale
Russell	Vint
Schuenemann	Voigt
Segrist	Waggoner
Shell	Weldon
Skiles	Westbrook
Smith of Hopkins	White
Smith	Wilson
of Matagorda	Winfree
Spencer	Wood
Stinson	Wright
Stoll	

Absent

Corry	Ragsdale
Dean	Reader of Bexar
Johnson of Tarrant	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid Senate Bill No. 250 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—134

Allen	Chambers
Allison	Clark
Alsup	Cleveland
Bailey	Cockrell
Baker	Coleman
of Fort Bend	Colquitt
Baker of Grayson	Colson, Mrs.
Blankenship	Cornett
Bond	Crossley
Boyd	Daniel
Boyer	Davis of Jasper
Bradbury	Davis of Upshur
Bradford	Derden
Bray	Dickison
Bridgers	Dickson
Broadfoot	Donaghey
Brown of Cherokee	Dwyer
Brown	Faulkner
of Nacogdoches	Felty
Bundy	Ferguson
Burkett	Fielden
Burney	Fuchs
Cauthorn	Galbreath
Celaya	Gilmer

Goodman	Nicholson
Gordon, Mrs.	Oliver
Hale	Pace
Hamilton	Petsch
Hankamer	Pevehouse
Hardeman	Piner
Hardin	Pope
Harp	Reader of Erath
Harper	Reaves
Harrell of Bastrop	Reed
Harrell of Lamar	Rhodes
Hartzog	Riviere
Heflin	Roach
Holland	Roberts
Howard	Robinson
Howington	Russell
Hull	Schuenemann
Hunt	Segrist
Isaacks	Shell
Johnson of Ellis	Skiles
Kennedy	Smith of Hopkins
Kern	Smith
Kerr	of Matagorda
Kersey	Spencer
Kinard	Stinson
King	Stoll
Langdon	Talbert
Lehman	Tarwater
Leonard	Taylor
Little	Tennant
Lock	Thornberry
Loggins	Thornton
London	Turner
Mays	Vale
McAlister	Vint
McDaniel	Voigt
McDonald	Waggoner
McFarland	Weldon
McMurry	Westbrook
McNamara	White
Mohrmann	Wilson
Monkhouse	Winfree
Montgomery	Wood
Morris	Wright
Newell	

Absent

Corry	Pope
Dean	Ragsdale
Johnson of Ellis	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

SENATE BILL NO. 256 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to third reading,

S. B. No. 256, A bill to be entitled

“An Act authorizing towns and villages, heretofore incorporated under Chapter 12, of Title 28, Revised Civil Statutes of Texas, 1925, and amendments thereto, having an assessed valuation for taxable purposes of Five Hundred Thousand (\$500,000.00) Dollars or more, according to its latest approved tax rolls, and declaring an emergency.”

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 256 ON THIRD READING

Mr. McAlister moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 256 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—135

Allen	Dickson
Allison	Donaghey
Alsup	Dwyer
Bailey	Faulkner
Baker	Felty
of Fort Bend	Ferguson
Baker of Grayson	Fielden
Blankenship	Fuchs
Bond	Galbreath
Boyd	Gilmer
Boyer	Goodman
Bradbury	Gordon, Mrs.
Bradford	Hale
Bray	Hamilton
Bridgers	Hankamer
Broadfoot	Hardeman
Brown of Cherokee	Hardin
Brown	Harp
of Nacogdoches	Harper
Bundy	Harrell of Bastrop
Burkett	Harrell of Lamar
Burney	Hartzog
Cauthorn	Heflin
Celaya	Holland
Chambers	Howard
Clark	Howington
Cleveland	Hull
Cockrell	Hunt
Coleman	Isaacks
Colquitt	Johnson of Ellis
Colson, Mrs.	Kennedy
Cornett	Kern
Corry	Kerr
Crossley	Kersey
Daniel	Kinard
Davis of Jasper	King
Davis of Upshur	Langdon
Derden	Lehman
Dickison	Leonard

Little	Robinson
Lock	Russell
Loggins	Schuenemann
London	Segrist
Mays	Shell
McAlister	Skiles
McDaniel	Smith of Hopkins
McDonald	Smith
McFarland	of Matagorda
McMurry	Spencer
McNamara	Stinson
Mohrmann	Stoll
Monkhouse	Talbert
Montgomery	Tarwater
Morris	Taylor
Newell	Tennant
Nicholson	Thornberry
Oliver	Thornton
Pace	Turner
Petsch	Vale
Pevehouse	Vint
Piner	Voigt
Pope	Waggoner
Reader of Erath	Weldon
Reaves	Westbrook
Reed	White
Rhodes	Wilson
Riviere	Winfree
Roach	Wood
Roberts	Wright

Absent

Dean	Ragsdale
Johnson of Tarrant	Reader of Bexar

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid Senate Bill No. 256 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—135

Allen	Bridgers
Allison	Broadfoot
Alsup	Brown of Cherokee
Bailey	Brown
Baker	of Nacogdoches
of Fort Bend	Bundy
Baker of Grayson	Burkett
Blankenship	Burney
Bond	Cauthorn
Boyd	Celaya
Boyer	Chambers
Bradbury	Clark
Bradford	Cleveland
Bray	Cockrell

Coleman	McAlister
Colquitt	McDaniel
Colson, Mrs.	McDonald
Cornett	McFarland
Corry	McMurry
Crossley	McNamara
Daniel	Mohrmann
Davis of Jasper	Monkhouse
Davis of Upshur	Montgomery
Derden	Morris
Dickison	Newell
Dickson	Nicholson
Donaghey	Oliver
Dwyer	Pace
Faulkner	Petsch
Felty	Pevehouse
Ferguson	Piner
Fielden	Pope
Fuchs	Reader of Erath
Galbreath	Reaves
Gilmer	Reed
Goodman	Rhodes
Gordon, Mrs.	Riviere
Hale	Roach
Hamilton	Roberts
Hankamer	Robinson
Hardeman	Russell
Hardin	Schuenemann
Harp	Segrist
Harper	Shell
Harrell of Bastrop	Skiles
Harrell of Lamar	Smith of Hopkins
Hartzog	Smith
Heflin	of Matagorda
Holland	Spencer
Howard	Stinson
Howington	Stoll
Hull	Talbert
Hunt	Tarwater
Isaacks	Taylor
Johnson of Ellis	Tennant
Kennedy	Thornberry
Kern	Thornton
Kerr	Turner
Kersey	Vale
Kinard	Vint
King	Voigt
Langdon	Waggoner
Lehman	Weldon
Leonard	Westbrook
Little	White
Lock	Wilson
Loggins	Winfree
London	Wood
Mays	Wright

Absent

Dean	Ragsdale
Johnson of Tarrant	Reader of Bexar

Absent—Excused

Anderson	Harris
Bell	Keith
Dowell	Leyendecker

Smith of Frio Worley
Wells

SENATE BILL NO. 286 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to third reading,

S. B. No. 286, A bill to be entitled "An Act authorizing any incorporated city in this State having a population of not less than 53,000 and not more than 57,000, according to the preceding Federal Census, to create by ordinance a Municipal Retirement Board, and to adopt a plan to pay retirement allowances to retire city employees; providing for the submission to a vote of the taxpayers of any such city the question of empowering the governing body to appropriate from public revenues each year to augment the retirement fund, and declaring an emergency."

The bill was read second time.

Mr. Boyd offered the following amendment to the bill:

Amend Senate Bill No. 286, on page 2, line eleven (11), of the typewritten bill, by inserting the word "last," after the words, "according to the," and by inserting after the word "Census," the following: "such cities being located in counties having a population not less than 77,600 and not more than 77,850, according to the last preceding Federal Census."

BOYD,
THORNBERRY.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

Senate Bill No. 286 was then passed to third reading.

SENATE BILL NO. 286 ON THIRD READING

Mr. Boyd moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 286 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—131

Allen	Baker
Allison	of Fort Bend
Alsup	Baker of Grayson
Bailey	Blankenship

Bond	Kinard
Boyd	King
Boyer	Langdon
Bradbury	Lehman
Bradford	Leonard
Bray	Little
Bridgers	Lock
Broadfoot	Loggins
Brown of Cherokee	London
Brown	Mays
of Nacogdoches	McAlister
Bundy	McDaniel
Burkett	McDonald
Burney	McFarland
Cauthorn	McMurry
Celaya	McNamara
Chambers	Mohrmann
Clark	Monkhouse
Cleveland	Montgomery
Cockrell	Morris
Coleman	Newell
Colquitt	Nicholson
Colson, Mrs.	Oliver
Cornett	Pace
Crossley	Petsch
Daniel	Pevehouse
Davis of Jasper	Piner
Davis of Upshur	Pope
Derden	Reader of Erath
Dickison	Reaves
Dickson	Reed
Donaghey	Rhodes
Dwyer	Riviere
Faulkner	Roberts
Felty	Robinson
Ferguson	Russell
Fielden	Schuenemann
Fuchs	Segrist
Galbreath	Shell
Gilmer	Skiles
Goodman	Smith of Hopkins
Gordon, Mrs.	Smith
Hale	of Matagorda
Hamilton	Spencer
Hardeman	Stinson
Hardin	Stoll
Harp	Talbert
Harper	Tarwater
Harrell of Bastrop	Taylor
Harrell of Lamar	Tennant
Hartzog	Thornberry
Heflin	Thornton
Holland	Turner
Howard	Vale
Howington	Vint
Hull	Voigt
Hunt	Waggoner
Isaacks	Weldon
Johnson of Ellis	Westbrook
Kennedy	White
Kern	Wilson
Kerr	Wood
Kersey	Wright

Absent

Corry	Ragsdale
Dean	Reader of Bexar
Hankamer	Roach
Harris	Winfree
Johnson of Tarrant	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Keith	Worley

The Chair then laid Senate Bill No. 286 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—131

Allen	Felty
Allison	Ferguson
Alsup	Fielden
Bailey	Fuchs
Baker	Galbreath
of Fort Bend	Gilmer
Baker of Grayson	Goodman
Blankenship	Gordon, Mrs.
Bond	Hale
Boyd	Hamilton
Boyer	Hardeman
Bradbury	Hardin
Bradford	Harp
Bray	Harper
Bridgers	Harrell of Bastrop
Broadfoot	Harrell of Lamar
Brown of Cherokee	Hartzog
Brown	Heflin
of Nacogdoches	Holland
Bundy	Howard
Burkett	Howington
Burney	Hull
Cauthorn	Hunt
Celaya	Isaacks
Chambers	Johnson of Ellis
Clark	Kennedy
Cleveland	Kern
Cockrell	Kerr
Coleman	Kersey
Colquitt	Kinard
Colson, Mrs.	King
Cornett	Langdon
Crossley	Lehman
Daniel	Leonard
Davis of Jasper	Little
Davis of Upshur	Lock
Derden	Loggins
Dickison	London
Dickson	Mays
Donaghey	McAlister
Dwyer	McDaniel
Faulkner	McDonald

McFarland	Shell
McMurry	Skiles
McNamara	Smith of Hopkins
Mohrmann	Smith
Monkhouse	of Matagorda
Montgomery	Spencer
Morris	Stinson
Newell	Stoll
Nicholson	Talbert
Oliver	Tarwater
Pace	Taylor
Petsch	Tennant
Pevehouse	Thornberry
Piner	Thornton
Pope	Turner
Reader of Erath	Vale
Reaves	Vint
Reed	Voigt
Rhodes	Waggoner
Riviere	Weldon
Roberts	Westbrook
Robinson	White
Russell	Wilson
Schuenemann	Wood
Segrist	Wright

Absent

Corry	Ragsdale
Dean	Reader of Bexar
Hankamer	Roach
Harris	Winfree
Johnson of Tarrant	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Keith	Worley

SENATE BILL NO. 335 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to third reading,

S. B. No. 335, A bill to be entitled "An Act providing for additional return and appearance days for civil citations, writs, process and causes of action, in District Courts in each Judicial District of this State composed of two or more counties, each county thereof having two terms of court, such terms continuing for twenty-six weeks; providing and prescribing procedure, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 335 ON THIRD READING

Mr. Voigt moved that the constitutional rule, requiring bills to be

read on three several days, be suspended, and that Senate Bill No. 335 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—129

Allen	Hartzog
Allison	Heflin
Alsup	Holland
Bailey	Howard
Baker	Howington
of Fort Bend	Hull
Baker of Grayson	Hunt
Blankenship	Isaacks
Bond	Johnson of Ellis
Boyd	Kennedy
Boyer	Kern
Bradbury	Kerr
Bradford	Kersey
Bridgers	Kinard
Broadfoot	King
Brown of Cherokee	Langdon
Brown	Lehman
of Nacogdoches	Leonard
Bundy	Little
Burney	Lock
Cauthorn	Loggins
Celaya	London
Chambers	Mays
Clark	McAlister
Cleveland	McDaniel
Cockrell	McDonald
Colquitt	McFarland
Colson, Mrs.	McMurry
Cornett	McNamara
Crossley	Mohrmann
Daniel	Monkhouse
Davis of Upshur	Montgomery
Dean	Morris
Derden	Newell
Dickison	Nicholson
Dickson	Oliver
Donaghey	Pace
Dwyer	Petsch
Faulkner	Pevehouse
Felty	Piner
Ferguson	Pope
Fielden	Reader of Erath
Fuchs	Reaves
Galbreath	Reed
Gilmer	Rhodes
Goodman	Riviere
Gordon, Mrs.	Roach
Hale	Roberts
Hamilton	Robinson
Hankamer	Russell
Hardeman	Segrist
Hardin	Skiles
Harp	Smith of Hopkins
Harper	Smith
Harrell of Bastrop	of Matagorda
Harrell of Lamar	Spencer

Stinson	Vint
Stoll	Voigt
Talbert	Waggoner
Tarwater	Weldon
Taylor	Westbrook
Tennant	White
Thornberry	Wilson
Thornton	Winfree
Turner	Wood
Vale	Wright

Present—Not Voting

Bray

Absent

Burkett	Ragsdale
Coleman	Reader of Bexar
Corry	Schuenemann
Davis of Jasper	Shell
Johnson of Tarrant	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid Senate Bill No. 335 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—129

Allen	Cornett
Allison	Crossley
Alsup	Daniel
Bailey	Davis of Upshur
Baker	Dean
of Fort Bend	Derden
Baker of Grayson	Dickison
Blankenship	Dickson
Boyd	Donaghey
Bond	Dwyer
Boyer	Faulkner
Bradbury	Felty
Bradford	Ferguson
Bridgers	Fielden
Broadfoot	Fuchs
Brown of Cherokee	Galbreath
Brown	Gilmer
of Nacogdoches	Goodman
Bundy	Gordon, Mrs.
Burney	Hale
Cauthorn	Hamilton
Celaya	Hankamer
Chambers	Hardeman
Clark	Hardin
Cleveland	Harp
Cockrell	Harper
Colquitt	Harrell of Bastrop
Colson, Mrs.	Harrell of Lamar

Hartzog	Pevehouse
Heflin	Piner
Holland	Pope
Howard	Reader of Erath
Howington	Reaves
Hull	Reed
Hunt	Rhodes
Isaacks	Riviere
Johnson of Ellis	Roach
Kennedy	Roberts
Kern	Robinson
Kerr	Russell
Kersey	Segrist
Kinard	Skiles
King	Smith of Hopkins
Langdon	Smith
Lehman	of Matagorda
Leonard	Spencer
Little	Stinson
Lock	Stoll
Loggins	Talbert
London	Tarwater
Mays	Taylor
McAlister	Tennant
McDaniel	Thornberry
McDonald	Thornton
McFarland	Turner
McMurry	Vale
McNamara	Vint
Mohrmann	Voigt
Monkhouse	Waggoner
Montgomery	Weldon
Morris	Westbrook
Newell	White
Nicholson	Wilson
Oliver	Winfree
Pace	Wood
Petsch	Wright

Present—Not Voting

Bray

Absent

Burkett	Ragsdale
Coleman	Reader of Bexar
Corry	Schuenemann
Davis of Jasper	Shell
Johnson of Tarrant	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

HOUSE BILL NO. 591 ON FINAL PASSAGE

The Chair laid before the House, on its final passage,

H. B. No. 591, A bill to be entitled "An Act to eliminate solitary confinement cells or 'dark cells' in all

jails in this State, and providing for the regulation of solitary confinement cells or 'dark cells' in the Texas Prison System, defining certain terms; providing a penalty for the violation of the provisions of this Act; repealing all laws or parts of laws in conflict herewith, and declaring an emergency."

The bill having been read third time.

(Mr. Thornton in the Chair.)

Mr. Baker of Fort Bend offered the following amendment to the bill:

Amend House Bill No. 591, by striking out all of Section 1, and all of Section 2, above Subsection (b), and substituting in lieu thereof, the following:

"Section 1. From and after the passage of this Act it shall be unlawful to provide or to maintain solitary confinement cells or dark cells within the bounds of this State, such cells being used for the purpose of penalizing prisoners for misconduct and having no lighting equipment or facilities ordinarily placed in regulation cells; provided, however, that a solitary confinement cell or a dark cell may be maintained subject to the regulations hereinafter set out.

"Sec. 2. A solitary confinement cell or dark cell maintained in all jails within the bounds of this State and by any division of the Texas Prison System must meet the following requirements and specifications:

"a. The cell must be a room at least four (4) feet wide, eight (8) feet long, and a ceiling not less than seven (7) feet high, provided, however, that this provision as to the size of cells shall not apply to any solitary confinement cells or dark cells that were built in jails within the bounds of this State prior to the effective date of this Act."

The amendment was unanimously adopted.

Mr. Baker of Fort Bend offered the following amendment to the bill:

Amend House Bill No. 591, by striking out all above the enacting clause and substituting in lieu thereof, the following:

A BILL

To Be Entitled

"An Act to regulate solitary confinement cells or 'dark cells' in all jails in this State, and providing for the

regulation of solitary confinement cells or 'dark cells' in the Texas Prison System, defining certain terms; providing for the care and examination of prisoners confined in solitary confinement cells or dark cells; providing a penalty for the violation of the provisions of this Act; providing for exemptions; repealing all laws or parts of laws in conflict herewith; and declaring an emergency."

The amendment was unanimously adopted.

House Bill No. 591 was then passed by the following vote:

Yeas—119

Allen	Hankamer
Allison	Hardeman
Alsup	Hardin
Bailey	Harp
Baker	Harper
of Fort Bend	Harrell of Bastrop
Baker of Grayson	Harrell of Lamar
Blankenship	Hartzog
Bond	Heflin
Boyd	Holland
Boyer	Howard
Bradbury	Howington
Bradford	Hunt
Bridgers	Isaacks
Broadfoot	Johnson of Ellis
Brown of Cherokee	Kennedy
Brown	Kern
of Nacogdoches	Kerr
Bundy	Kinard
Burkett	King
Burney	Langdon
Cauthorn	Lehman
Celaya	Leonard
Chambers	Little
Clark	Loggins
Cleveland	London
Cockrell	Mays
Colquitt	McAlister
Colson, Mrs.	McDaniel
Cornett	McDonald
Daniel	McFarland
Davis of Upshur	McNamara
Dean	Mohrmann
Derden	Monkhouse
Dickison	Montgomery
Dickson	Morris
Faulkner	Newell
Felty	Nicholson
Ferguson	Oliver
Fielden	Pace
Fuchs	Petsch
Galbreath	Pevehouse
Gilmer	Pope
Gordon, Mrs.	Reader of Erath
Hamilton	Reaves

Reed	Stoll
Rhodes	Talbert
Riviere	Tarwater
Roach	Taylor
Roberts	Thornberry
Robinson	Thornton
Russell	Turner
Schuenemann	Vale
Segrist	Vint
Shell	Voigt
Skiles	Waggoner
Smith of Hopkins	Weldon
Smith	Westbrook
of Matagorda	White
Spencer	Wilson
Stinson	Wright

Nays—6

Bray	Kersey
Corry	Tennant
Crossley	Wood

Absent

Coleman	Johnson of Tarrant
Davis of Jasper	Lock
Donaghey	McMurry
Dwyer	Piner
Goodman	Ragsdale
Hale	Reader of Bexar
Hull	Winfree

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

HOUSE BILL NO. 914 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 914, A bill to be entitled "An Act providing for the appointment of a Chief Juvenile Officer by the County Juvenile Board of certain counties, and repealing laws, or parts of laws in conflict therewith, and declaring an emergency."

The bill was read second time.

On motion of Mr. Hull, the bill was laid on the table.

HOUSE BILL NO. 539 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 539, A bill to be entitled "An Act amending Article 3259 of

the Revised Civil Statutes of Texas of 1925, relating to the Waco State Home, formerly known as the Home for Dependent and Neglected Children, so as to facilitate the administration of said Home and to provide for more effective training and care of children in need of it and for the placement of certain children of said Home in children's boarding homes at a rate not to exceed One (\$1.00) Dollar per day for each child so boarded; provided that such homes shall be licensed by the Division of Child Welfare, State Board of Control; retaining with said superintendent control and custody of the child so placed as same exists with all other inmates of said Home; providing that children may be placed for adoption in homes approved by said Division of Child Welfare, State Board of Control; declaring an emergency."

The bill was read second time.

Mr. Bundy offered the following amendment to the bill:

Amend House Bill No. 539 by inserting after the words "Section 1," the following:

"Article 3259 of the Revised Civil Statutes of Texas, of 1925, is hereby amended so that the same shall hereafter read, as follows:

"Article 3259."

The amendment was adopted.

Mrs. Gordon offered the following amendments to the bill:

Amend House Bill No. 539, Section 1, page 2, line 13, following the semicolon, and immediately preceding the word, "provided," by inserting the following language: "or upon complaint of such child, the Superintendent shall remove the child from such children's boarding home;"

Amend House Bill No. 539, Section 1, page 2, line 10, by striking out the period at the end of sentence and substituting in lieu thereof a semicolon and the following: "provided, however, that no more than ten (10) such children from all inmates of said Waco State Home shall, at any given time, be so boarded."

The amendments were severally adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 539 was then passed to engrossment.

HOUSE BILL NO. 539 ON THIRD READING

Mr. Bundy moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 539 be placed on third reading and final passage.

The motion prevailed by the following vote:

Yeas—132

Allen	Hankamer
Allison	Hardeman
Alsup	Hardin
Bailey	Harp
Baker	Harper
of Fort Bend	Harrell of Bastrop
Baker of Grayson	Harrell of Lamar
Blankenship	Hartzog
Bond	Heflin
Boyd	Holland
Boyer	Howard
Bradbury	Howington
Bradford	Hull
Bray	Hunt
Broadfoot	Isaacks
Brown of Cherokee	Johnson of Ellis
Brown	Kennedy
of Nacogdoches	Kern
Bundy	Kerr
Burkett	Kersey
Burney	Kinard
Cauthorn	King
Celaya	Langdon
Chambers	Lehman
Clark	Leonard
Cleveland	Little
Cockrell	Loggins
Colquitt	London
Colson, Mrs.	Mays
Cornett	McAlister
Corry	McDaniel
Crossley	McDonald
Daniel	McFarland
Davis of Jasper	McMurry
Davis of Upshur	McNamara
Dean	Mohrmann
Derden	Monkhouse
Dickson	Montgomery
Dickson	Morris
Donaghey	Newell
Dwyer	Nicholson
Faulkner	Oliver
Felty	Pace
Ferguson	Petsch
Fielden	Pevehouse
Fuchs	Pope
Galbreath	Reader of Erath
Gilmer	Reaves
Goodman	Reed
Gordon, Mrs.	Rhodes
Hale	Riviere
Hamilton	Roach

Roberts	Tennant
Robinson	Thornberry
Russell	Thornton
Schuenemann	Turner
Segrist	Vale
Shell	Vint
Skiles	Voigt
Smith of Hopkins	Waggoner
Smith	Weldon
of Matagorda	Westbrook
Spencer	White
Stinson	Wilson
Stoll	Winfree
Talbert	Wood
Tarwater	Wright
Taylor	

Absent

Bridgers	Piner
Coleman	Ragsdale
Johnson of Tarrant	Reader of Bexar
Lock	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 539 before the House on third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 799 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 799, A bill to be entitled "An Act making appropriations of certain sums of money, or so much thereof as may be necessary, out of the General Revenue Fund to pay taxes due by the State to certain independent school districts, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 799 ON THIRD READING

Mr. Brown of Cherokee moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 799 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—125

Allen	Hunt
Allison	Isaacks
Alsup	Johnson of Ellis
Bailey	Kennedy
Baker	Kern
of Fort Bend	Kerr
Baker of Grayson	Kersey
Blankenship	Kinard
Bond	King
Boyd	Langdon
Boyer	Lehman
Bradbury	Leonard
Bradford	Little
Bray	Loggins
Broadfoot	London
Brown of Cherokee	Mays
Brown	McAlister
of Nacogdoches	McDaniel
Burkett	McDonald
Burney	McMurry
Cauthorn	Mohrmann
Celaya	Monkhouse
Chambers	Montgomery
Clark	Morris
Cleveland	Newell
Cockrell	Nicholson
Coleman	Oliver
Colson, Mrs.	Pace
Cornett	Petsch
Corry	Pevehouse
Daniel	Pope
Davis of Jasper	Reader of Erath
Davis of Upshur	Reaves
Dean	Reed
Derden	Rhodes
Dickison	Riviere
Dickson	Roach
Donaghey	Roberts
Dwyer	Robinson
Faulkner	Russell
Felty	Schuenemann
Ferguson	Segrist
Fielden	Shell
Galbreath	Skiles
Gilmer	Smith of Hopkins
Goodman	Spencer
Gordon, Mrs.	Stinson
Hale	Stoll
Hamilton	Talbert
Hankamer	Tarwater
Hardeman	Taylor
Hardin	Tennant
Harp	Thornberry
Harper	Thornton
Harrell of Bastrop	Turner
Harrell of Lamar	Vale
Hartzog	Vint
Heflin	Voigt
Holland	Waggoner
Howard	Weldon
Howington	Westbrook
Hull	White

Winfree	Wright
Wood	
	Absent
Bridgers	McNamara
Bundy	Piner
Colquitt	Ragsdale
Crossley	Reader of Bexar
Fuchs	Smith
Johnson of Tarrant	of Matagorda
Lock	Wilson
McFarland	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 799 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—125

Allen	Donaghey
Allison	Dwyer
Alsup	Faulkner
Bailey	Felty
Baker	Ferguson
of Fort Bend	Fielden
Baker of Grayson	Galbreath
Blankenship	Gilmer
Bond	Goodman
Boyd	Gordon, Mrs.
Boyer	Hale
Bradbury	Hamilton
Bradford	Hankamer
Bray	Hardeman
Broadfoot	Hardin
Brown of Cherokee	Harp
Brown	Harper
of Nacogdoches	Harrell of Bastrop
Burkett	Harrell of Lamar
Burney	Hartzog
Cauthorn	Heflin
Celaya	Holland
Chambers	Howard
Clark	Howington
Cleveland	Hull
Cockrell	Hunt
Coleman	Isaacks
Colson, Mrs.	Johnson of Ellis
Cornett	Kennedy
Corry	Kern
Daniel	Kerr
Davis of Jasper	Kersey
Davis of Upshur	Kinard
Dean	King
Derden	Langdon
Dickison	Lehman
Dickson	Leonard

Little	Russell
Loggins	Schuenemann
London	Segrist
Mays	Shell
McAlister	Skiles
McDaniel	Smith of Hopkins
McDonald	Spencer
McMurry	Stinson
Mohrmann	Stoll
Monkhouse	Talbert
Montgomery	Tarwater
Morris	Taylor
Newell	Tennant
Nicholson	Thornberry
Oliver	Thornton
Pace	Turner
Petsch	Vale
Pevehouse	Vint
Pope	Voigt
Reader of Erath	Waggoner
Reaves	Weldon
Reed	Westbrook
Rhodes	White
Riviere	Winfree
Roach	Wood
Roberts	Wright
Robinson	

Absent

Bridgers	McNamara
Bundy	Piner
Colquitt	Ragsdale
Crossley	Reader of Bexar
Fuchs	Smith
Johnson of Tarrant	of Matagorda
Lock	Wilson
McFarland	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

HOUSE BILL NO. 716 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 716, A bill to be entitled "An Act amending Article 4619, Revised Civil Statutes, 1925, revision, so as to more clearly define what constitutes community property."

The bill was read second time.

Mr. McDaniel offered the following amendment to the bill:

Amend House Bill No. 716, page 2, by adding the following as a new paragraph at the end of Section 2:

"After a suit for the partition of community property has been filed

and notice thereof given to the home office of an insurance company that the cash value of an insurance policy, or a part thereof, is community property then such company shall not, until final adjudication of such suit, permit the change of the beneficiary, the cashing of such policy or a loan to be made against the policy. Such company, upon demand, shall be furnished a certified copy of the judgment."

The amendment was adopted.

Mr. Petsch offered the following amendments to the bill:

Amend Section 2 of House Bill No. 716, by adding the following: "And this Act shall take effect and be in force from and after its passage, and it is so enacted."

Amend the caption of House Bill No. 716 so as to include the emergency clause.

The amendments were severally adopted.

House Bill No. 716 was then passed to engrossment.

HOUSE BILL NO. 716 ON THIRD READING

Mr. Petsch moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 716 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—129

Allen	Celaya
Allison	Chambers
Alsup	Clark
Bailey	Cleveland
Baker	Cockrell
of Fort Bend	Coleman
Baker of Grayson	Colquitt
Blankenship	Colson, Mrs.
Bond	Corry
Boyd	Crossley
Boyer	Daniel
Bradbury	Davis of Jasper
Bradford	Davis of Upshur
Bray	Dean
Broadfoot	Derden
Brown of Cherokee	Dickison
Brown	Dickson
of Nacogdoches	Donaghey
Bundy	Dwyer
Burkett	Faulkner
Burney	Felty
Cauthorn	Ferguson

Fielden	Morris
Fuchs	Newell
Galbreath	Nicholson
Gilmer	Oliver
Goodman	Pace
Gordon, Mrs.	Petsch
Hale	Pevehouse
Hamilton	Pope
Hardeman	Reader of Erath
Hardin	Reaves
Harp	Reed
Harper	Rhodes
Harrell of Bastrop	Riviere
Harrell of Lamar	Roach
Hartzog	Roberts
Heflin	Robinson
Howard	Russell
Howington	Schuenemann
Hull	Segrist
Hunt	Shell
Isaacks	Skiles
Johnson of Ellis	Smith of Hopkins
Kennedy	Smith
Kern	of Matagorda
Kerr	Spencer
Kersey	Stinson
Kinard	Stoll
King	Talbert
Langdon	Tarwater
Lehman	Taylor
Leonard	Tennant
Little	Thornton
Loggins	Turner
London	Vale
Mays	Vint
McAlister	Voigt
McDaniel	Waggoner
McDonald	Weldon
McFarland	Westbrook
McMurry	White
McNamara	Wilson
Mohrmann	Winfree
Monkhouse	Wood
Montgomery	Wright

Nays—3

Hankamer	Thornberry
Holland	

Absent

Bridgers	Piner
Cornett	Ragsdale
Johnson of Tarrant	Reader of Bexar
Lock	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 716 before the House on third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 836 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 836, A bill to be entitled "An Act amending Section 3 of Article 5221-C, Title 83 of the Revised Civil Statutes of the State of Texas, exempting certain boilers within the city limits of cities having a population of 290,000, or over, from inspection, inspection fees, etc., and declaring an emergency."

The bill was read second time.

Mr. Blankenship offered the following committee amendment to the bill:

Amend House Bill No. 836, by adding after the words, "290,000," wherever they appear, the following, "and in all counties having a population of 320,000 to 350,000."

BLANKENSHIP, SEGRIST.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 836 was then passed to engrossment.

HOUSE BILL NO. 836 ON THIRD READING

Mr. Montgomery moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 836 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—123

Allen	Broadfoot
Allison	Brown of Cherokee
Alsup	Brown
Bailey	of Nacogdoches
Baker	Bundy
of Fort Bend	Burkett
Baker of Grayson	Burney
Blankenship	Celaya
Bond	Chambers
Boyd	Clark
Boyer	Cockrell
Bradbury	Coleman
Bradford	Colquitt

Colson, Mrs.
Corry
Crossley
Daniel
Davis of Jasper
Davis of Upshur
Dean
Derden
Dickson
Dickson
Donaghey
Dwyer
Faulkner
Felty
Ferguson
Fielden
Fuchs
Galbreath
Gilmer
Gordon, Mrs.
Hale
Hankamer
Hardeman
Hardin
Harp
Harper
Harrell of Bastrop
Harrell of Lamar
Hartzog
Holland
Howard
Howington
Hull
Hunt
Isaacks
Johnson of Ellis
Kennedy
Kern
Kerr
Kersey
Kinard
King
Langdon
Lehman
Leonard
Little
Lock
Loggins
London
Mays

McAlister
McDaniel
McDonald
McFarland
McMurry
McNamara
Mohrmann
Monkhouse
Montgomery
Morris
Newell
Oliver
Pace
Petsch
Pevehouse
Pope
Reader of Erath
Reaves
Reed
Rhodes
Riviere
Roach
Roberts
Robinson
Russell
Schuenemann
Shell
Skiles
Smith of Hopkins
Smith
of Matagorda
Spencer
Stinson
Stoll
Talbert
Tarwater
Taylor
Thornberry
Thornton
Turner
Vale
Vint
Voigt
Waggoner
Weldon
Westbrook
White
Wilson
Winfree
Wright

Nays—4

Bray
Nicholson

Wood
Tennant

Absent

Bridgers
Cauthorn
Cleveland
Cornett
Goodman
Hamilton

Heflin
Johnson of Tarrant
Piner
Ragsdale
Reader of Bexar
Segrist

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 836 before the House on third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 852 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 852, A bill to be entitled "An Act authorizing the Board of Directors of the Texas Technological College at Lubbock to lease at public auction for oil, gas, sulphur, and/or other mineral development all lands used as experimental stations and all other lands under its exclusive control; providing for the Texas Technological College Special Mineral Fund and the manner it is to be administered; providing for a permanent fund and the expenditures of the income from same prescribing the mode and manner of said oil, gas, sulphur and other mineral leases on said land; appropriating certain moneys received between the effective date of the Act and August 31, 1939, to the use of the Texas Technological College, its branches and divisions, authorizing necessary subdivision; procuring of abstracts, and advertisement with respect to sale of said leases; providing penalty for delay in drilling; fixing certain regulations with regard to leasing; providing drilling operations shall not interfere with the operation of the Texas Technological College as a college and/or farm; providing for the filing of leases and records in the State Land Office; providing for extension of leases; providing for assignment of leases and relinquishment to the State; providing the time and manner of payment of royalties; providing for reports to the Board of Directors; providing for forfeiture of lease; authorizing a majority of the Board to act; making an appropriation to defray the expenses of said Board; providing if any part of the Act shall be declared unconstitutional it shall not affect the validity of the

remainder, and declaring an emergency."

The bill was read second time.

Mr. Thornton offered the following amendment to the bill:

Amend House Bill No. 852, page 2, by striking out all of line 6, beginning with the word, "any," and all of lines 7 through 24, inclusive, and inserting in lieu thereof, the following:

"Any amounts received under and by virtue of this Act shall be deposited in the State Treasury to the credit of a special fund to be known as the Texas Technological College Special Mineral Fund, and be used exclusively for the Texas Technological College and its branches or divisions; provided, however, no money shall ever be expended from this fund except in the regular appropriation bill and then for the purposes and in the amounts stated in said bill."

The amendment was adopted.

Mr. Alsup offered the following amendment to the bill:

Amend House Bill No. 852, by striking out Section 15 of the printed bill.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 852 was then passed to engrossment.

HOUSE BILL NO. 852 ON THIRD READING

Mr. Allison moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 852 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—128

Allen	Bray
Allison	Broadfoot
Bailey	Brown
Baker	of Nacogdoches
of Fort Bend	Bundy
Baker of Grayson	Burkett
Blankenship	Burney
Bond	Cauthorn
Boyd	Celaya
Boyer	Chambers
Bradbury	Clark
Bradford	Cleveland

Cockrell	London
Colquitt	Mays
Colson, Mrs.	McAlister
Cornett	McDaniel
Corry	McDonald
Crossley	McFarland
Daniel	McMurry
Davis of Jasper	McNamara
Davis of Upshur	Mohrmann
Dean	Monkhouse
Derden	Montgomery
Dickison	Morris
Dickson	Newell
Donaghey	Nicholson
Dwyer	Oliver
Faulkner	Pace
Felty	Petsch
Ferguson	Pevehouse
Fielden	Pope
Fuchs	Reader of Erath
Galbreath	Reaves
Gilmer	Reed
Goodman	Rhodes
Gordon, Mrs.	Riviere
Hale	Roach
Hamilton	Roberts
Hankamer	Robinson
Hardeman	Russell
Hardin	Schuenemann
Harp	Segrist
Harper	Shell
Harrell of Bastrop	Skiles
Harrell of Lamar	Smith of Hopkins
Hartzog	Spencer
Heflin	Stinson
Holland	Stoll
Howard	Talbert
Howington	Tarwater
Hull	Taylor
Hunt	Thornberry
Isaacks	Thornton
Johnson of Ellis	Turner
Kennedy	Vale
Kern	Vint
Kerr	Voigt
Kersey	Waggoner
Kinard	Weldon
King	Westbrook
Langdon	White
Lehman	Wilson
Little	Winfree
Lock	Wood
Loggins	Wright

Nays—1

Alsup

Absent

Bridgers	Ragsdale
Brown of Cherokee	Reader of Bexar
Coleman	Smith
Johnson of Tarrant	of Matagorda
Leonard	Tennant
Piner	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 852 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—128

Allen	Hamilton
Allison	Hankamer
Bailey	Hardeman
Baker	Hardin
of Fort Bend	Harp
Baker of Grayson	Harper
Blankenship	Harrell of Bastrop
Bond	Harrell of Lamar
Boyd	Hartzog
Boyer	Heflin
Bradbury	Holland
Bradford	Howard
Bray	Howington
Broadfoot	Hull
Brown	Hunt
of Nacogdoches	Isaacks
Bundy	Johnson of Ellis
Burkett	Kennedy
Burney	Kern
Cauthorn	Kerr
Celaya	Kersey
Chambers	Kinard
Clark	King
Cleveland	Langdon
Cockrell	Lehman
Colquitt	Little
Colson, Mrs.	Lock
Cornett	Loggins
Corry	London
Crossley	Mays
Daniel	McAlister
Davis of Jasper	McDaniel
Davis of Upshur	McDonald
Dean	McFarland
Derden	McMurry
Dickison	McNamara
Dickson	Mohrmann
Donaghey	Monkhouse
Dwyer	Montgomery
Faulkner	Morris
Felty	Newell
Ferguson	Nicholson
Fielden	Oliver
Fuchs	Pace
Galbreath	Petsch
Gilmer	Pevehouse
Goodman	Pope
Gordon, Mrs.	Reader of Erath
Hale	Reaves

Reed	Tarwater
Rhodes	Taylor
Riviere	Thornberry
Roach	Thornton
Roberts	Turner
Robinson	Vale
Russell	Vint
Schuenemann	Voigt
Segrist	Waggoner
Shell	Weldon
Skiles	Westbrook
Smith of Hopkins	White
Spencer	Wilson
Stinson	Winfree
Stoll	Wood
Talbert	Wright

Nays—1

Alsup

Absent

Bridgers	Ragsdale
Brown of Cherokee	Reader of Bexar
Coleman	Smith
Johnson of Tarrant	of Matagorda
Leonard	Tennant
Piner	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

HOUSE BILL NO. 952 ON SECOND READING

Mr. Hartzog moved that all necessary House Rules and the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 952 be placed on its second reading and passage to engrossment.

The motion prevailed by the following vote:

Yeas—133

Allen	Brown of Cherokee
Allison	Brown
Alsup	of Nacogdoches
Bailey	Bundy
Baker	Burkett
of Fort Bend	Burney
Baker of Grayson	Cauthorn
Blankenship	Celaya
Bond	Chambers
Boyd	Clark
Boyer	Cleveland
Bradbury	Cockrell
Bradford	Colquitt
Bray	Colson, Mrs.
Broadfoot	Cornett

Corry	McDonald
Crossley	McFarland
Daniel	McMurry
Davis of Jasper	McNamara
Davis of Upshur	Mohrmann
Dean	Monkhouse
Derden	Montgomery
Dickison	Morris
Dickson	Newell
Donaghey	Nicholson
Dwyer	Oliver
Faulkner	Pace
Felty	Petsch
Ferguson	Pevehouse
Fielden	Piner
Fuchs	Pope
Galbreath	Reader of Erath
Gilmer	Reaves
Goodman	Reed
Gordon, Mrs.	Rhodes
Hale	Riviere
Hamilton	Roach
Hankamer	Roberts
Hardeman	Robinson
Hardin	Russell
Harp	Schuenemann
Harper	Segrist
Harrell of Bastrop	Shell
Harrell of Lamar	Skiles
Harris	Smith of Hopkins
Hartzog	Smith
Holland	of Matagorda
Howard	Spencer
Howington	Stinson
Hunt	Stoll
Isaacks	Talbert
Johnson of Ellis	Tarwater
Kennedy	Taylor
Kern	Tennant
Kerr	Thornberry
Kersey	Thornton
Kinard	Turner
King	Vale
Langdon	Vint
Lehman	Voigt
Leonard	Waggoner
Little	Weldon
Lock	Westbrook
Loggins	White
London	Wilson
Mays	Winfree
McAlister	Wood
McDaniel	Wright

Absent

Bridgers	Johnson of Tarrant
Coleman	Ragsdale
Heflin	Reader of Bexar
Hull	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Keith	Worley

The Chair then laid before the House, on its second reading, and passage to engrossment,

H. B. No. 952, A bill to be entitled "An Act for the purpose of better conserving the salt water fish and marine resources of the State of Texas by providing certain regulations and restrictions and the use of certain parts of the waters of all artificial and natural passes now or hereafter constructed and maintained by the Game, Fish and Oyster Commission of the State of Texas as fish passes, providing a penalty, savings clause, and declaring an emergency."

The bill was read second time.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 952 was then passed to engrossment.

HOUSE BILL NO. 952 ON THIRD READING

Mr. Hartzog moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 952 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—130

Allen	Colson, Mrs.
Allison	Cornett
Alsup	Corry
Bailey	Crossley
Baker	Daniel
of Fort Bend	Davis of Jasper
Baker of Grayson	Davis of Upshur
Blankenship	Dean
Bond	Derden
Boyd	Dickson
Boyer	Dickson
Bradbury	Dwyer
Bradford	Faulkner
Bray	Felty
Broadfoot	Ferguson
Brown	Fielden
of Nacogdoches	Fuchs
Bundy	Galbreath
Burkett	Gilmer
Burney	Goodman
Cauthorn	Gordon, Mrs.
Celaya	Hale
Chambers	Hamilton
Clark	Hardeman
Cleveland	Hardin
Cockrell	Harp
Colquitt	Harper

Harrell of Bastrop	Pope
Harrell of Lamar	Ragsdale
Hartzog	Reader of Erath
Heflin	Reaves
Holland	Reed
Howard	Rhodes
Howington	Riviere
Hull	Roach
Hunt	Roberts
Isaacks	Robinson
Johnson of Ellis	Russell
Kennedy	Schuenemann
Kern	Segrist
Kerr	Shell
Kersey	Skiles
Kinard	Smith of Hopkins
King	Smith
Langdon	of Matagorda
Lehman	Spencer
Little	Stinson
Lock	Stoll
Loggins	Talbert
London	Tarwater
Mays	Taylor
McAlister	Tennant
McDaniel	Thornberry
McDonald	Thornton
McFarland	Turner
McMurry	Vale
McNamara	Vint
Mohrmann	Voigt
Monkhouse	Waggoner
Montgomery	Weldon
Morris	Westbrook
Newell	White
Nicholson	Wilson
Pace	Winfree
Petsch	Wood
Pevehouse	Wright
Piner	

Absent

Bridgers	Johnson of Tarrant
Brown of Cherokee	Leonard
Coleman	Oliver
Donaghey	Reader of Bexar
Hankamer	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 952 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—130

Allen	Alsup
Allison	Bailey

Baker	Kerr
of Fort Bend	Kersey
Baker of Grayson	Kinard
Blankenship	King
Bond	Langdon
Boyd	Lehman
Boyer	Little
Bradbury	Lock
Bradford	Loggins
Bray	London
Broadfoot	Mays
Brown	McAlister
of Nacogdoches	McDaniel
Bundy	McDonald
Burkett	McFarland
Burney	McMurry
Cauthorn	McNamara
Celaya	Mohrmann
Chambers	Monkhouse
Clark	Montgomery
Cleveland	Morris
Cockrell	Newell
Colquitt	Nicholson
Colson, Mrs.	Pace
Cornett	Petsch
Corry	Pevehouse
Crossley	Piner
Daniel	Pope
Davis of Jasper	Ragsdale
Davis of Upshur	Reader of Erath
Dean	Reaves
Derden	Reed
Dickison	Rhodes
Dickson	Riviere
Dwyer	Roach
Faulkner	Roberts
Felty	Robinson
Ferguson	Russell
Fielden	Schuenemann
Fuchs	Segrist
Galbreath	Shell
Gilmer	Skiles
Goodman	Smith of Hopkins
Gordon, Mrs.	Smith
Hale	of Matagorda
Hamilton	Spencer
Hardeman	Stinson
Hardin	Stoll
Harp	Talbert
Harper	Tarwater
Harrell of Bastrop	Taylor
Harrell of Lamar	Tennant
Hartzog	Thornberry
Heflin	Thornton
Holland	Turner
Howard	Vale
Howington	Vint
Hull	Voigt
Hunt	Waggoner
Isaacks	Weldon
Johnson of Ellis	Westbrook
Kennedy	White
Kern	Wilson

Winfree
Wood

Wright

Absent

Bridgers	Johnson of Tarrant
Brown of Cherokee	Leonard
Coleman	Oliver
Donaghey	Reader of Bexar
Hankamer	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

SENATE BILL NO. 414 ON SECOND READING

The Chair laid before the House, on its second reading and passage to third reading,

S. B. No. 414, A bill to be entitled "An Act prescribing the method for annexation of unoccupied territory, etc., and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 414 ON THIRD READING

Mr. Vint moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 414 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—131

Allen	Celaya
Allison	Chambers
Alsup	Clark
Bailey	Cleveland
Baker	Cockrell
of Fort Bend	Colquitt
Baker of Grayson	Colson, Mrs.
Blankenship	Cornett
Bond	Corry
Boyd	Crossley
Boyer	Daniel
Bradbury	Davis of Jasper
Bradford	Davis of Upshur
Bray	Dean
Broadfoot	Derden
Brown of Cherokee	Dickison
Brown	Dickson
of Nacogdoches	Dwyer
Bundy	Faulkner
Burkett	Felty
Burney	Ferguson
Cauthorn	Fielden

Fuchs	Newell
Galbreath	Nicholson
Gilmer	Pace
Goodman	Petsch
Gordon, Mrs.	Pevehouse
Hale	Piner
Hamilton	Pope
Hardeman	Ragsdale
Hardin	Reader of Erath
Harp	Reaves
Harper	Reed
Harrell of Bastrop	Rhodes
Harrell of Lamar	Riviere
Hartzog	Roach
Heflin	Roberts
Holland	Robinson
Howard	Russell
Howington	Schuenemann
Hull	Segrist
Hunt	Shell
Isaacks	Skiles
Johnson of Ellis	Smith of Hopkins
Kennedy	Smith
Kern	of Matagorda
Kerr	Spencer
Kersey	Stinson
Kinard	Stoll
King	Talbert
Langdon	Tarwater
Lehman	Taylor
Little	Tennant
Lock	Thornberry
Loggins	Thornton
London	Turner
Mays	Vale
McAlister	Vint
McDaniel	Voigt
McDonald	Waggoner
McFarland	Weldon
McMurry	Westbrook
McNamara	White
Mohrmann	Wilson
Monkhouse	Winfree
Montgomery	Wood
Morris	Wright

Absent

Bridgers	Johnson of Tarrant
Coleman	Leonard
Donaghey	Oliver
Hankamer	Reader of Bexar

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid Senate Bill No. 414 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—131

Allen	Hunt
Allison	Isaacks
Alsop	Johnson of Ellis
Bailey	Kennedy
Baker	Kern
of Fort Bend	Kerr
Baker of Grayson	Kersey
Blankenship	Kinard
Bond	King
Boyd	Langdon
Boyer	Lehman
Bradbury	Little
Bradford	Lock
Bray	Loggins
Broadfoot	London
Brown of Cherokee	Mays
Brown	McAlister
of Nacogdoches	McDaniel
Bundy	McDonald
Burkett	McFarland
Burney	McMurry
Cauthorn	McNamara
Celaya	Mohrmann
Chambers	Monkhouse
Clark	Montgomery
Cleveland	Morris
Cockrell	Newell
Colquitt	Nicholson
Colson, Mrs.	Pace
Cornett	Petsch
Corry	Pevehouse
Crossley	Piner
Daniel	Pope
Davis of Jasper	Ragsdale
Davis of Upshur	Reader of Erath
Dean	Reaves
Derden	Reed
Dickison	Rhodes
Dickson	Riviere
Dwyer	Roach
Faulkner	Roberts
Felty	Robinson
Ferguson	Russell
Fielden	Schuenemann
Fuchs	Segrist
Galbreath	Shell
Gilmer	Skiles
Goodman	Smith of Hopkins
Gordon, Mrs.	Smith
Hale	of Matagorda
Hamilton	Spencer
Hardeman	Stinson
Hardin	Stoll
Harp	Talbert
Harper	Tarwater
Harrell of Bastrop	Taylor
Harrell of Lamar	Tennant
Hartzog	Thornberry
Heflin	Thornton
Holland	Turner
Howard	Vale
Howington	Vint
Hull	Voigt

Waggoner
Weldon
Westbrook
White

Wilson
Winfree
Wood
Wright

Absent

Bridgers
Coleman
Donaghey
Hankamer

Johnson of Tarrant
Leonard
Oliver
Reader of Bexar

Absent—Excused

Anderson
Bell
Dowell
Harris
Keith

Leyendecker
Smith of Frio
Wells
Worley

HOUSE BILL NO. 294 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 294, A bill to be entitled "An Act authorizing the Boards of School Trustees of independent school districts and County Boards of School Trustees to employ visiting teachers and school psychologists, setting forth qualifications of visiting teachers and school psychologists, prescribing their duties, defining their status, and prescribing how they should be paid; providing a saving clause, repealing all laws or parts of laws in conflict herewith, and declaring an emergency."

The bill was read second time.

Mr. Leonard offered the following committee amendments to the bill:

Amend House Bill No. 294 by adding at the end of Section 1, the following:

"Provided that nothing in this Act shall ever affect the affiliation or classification of schools, and provided further that no State aid may be granted to or withheld from any county or district because of the fact that they have not availed themselves of the services of a visiting teacher or teachers or a school psychologist or psychologists."

"Provided further that none of the provisions of this bill shall ever be construed by departmental rulings or otherwise to compel county school boards or boards of common school districts, or boards of independent school districts now in existence or to be created, to employ such visiting teachers and/or school psychologists."

Amend House Bill No. 294, by adding at the end of Section 2 a second proviso, to read, as follows:

"Provided further that any teacher employed by the first of September, 1939, who does not then meet the educational qualifications herein, shall have three (3) years after this Act goes into effect within which to meet the qualifications herein set forth."

Amend House Bill No. 294 by striking out the words "visiting teachers may be," at the beginning of Section 4, and insert in lieu thereof, the following:

"Visiting teachers and school psychologists' salaries shall be set by the County Board of School Trustees and such salaries may be paid from the general funds of the county in which they are employed or such salaries may be."

The committee amendments were severally adopted.

Mr. Leonard offered the following amendment to the bill:

Amend House Bill No. 294 by adding at some proper place, the following: "No funds authorized by this Act to be expended shall be expended out of any monies coming directly or indirectly from monies appropriated under the Equilization Act."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 294 was then passed to engrossment.

HOUSE BILL NO. 294 ON THIRD READING

Mr. Leonard moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 294 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—128

Allen
Allison
Alsup
Baker
of Fort Bend
Baker of Grayson
Blankenship
Bond
Boyd

Boyer
Bradbury
Bradford
Bray
Broadfoot
Brown of Cherokee
Brown
of Nacogdoches
Bundy

Burkett	Loggins
Burney	London
Cauthorn	Mays
Celaya	McAlister
Chambers	McDaniel
Clark	McDonald
Cockrell	McFarland
Coleman	McMurry
Colquitt	McNamara
Colson, Mrs.	Mohrmann
Cornett	Monkhouse
Corry	Montgomery
Crossley	Morris
Daniel	Newell
Davis of Jasper	Oliver
Davis of Upshur	Pace
Dean	Petsch
Derden	Pevehouse
Dickison	Piner
Dickson	Pope
Dwyer	Reader of Erath
Faulkner	Reaves
Ferguson	Reed
Fielden	Rhodes
Fuchs	Riviere
Galbreath	Roach
Gilmer	Roberts
Gordon, Mrs.	Robinson
Hale	Russell
Hamilton	Schuenemann
Hankamer	Segrist
Hardeman	Shell
Hardin	Skiles
Harp	Smith of Hopkins
Harper	Smith
Harrell of Bastrop	of Matagorda
Harrell of Lamar	Spencer
Hartzog	Stinson
Heflin	Stoll
Holland	Talbert
Howard	Tarwater
Howington	Taylor
Hull	Tennant
Hunt	Thornberry
Isaacks	Thornton
Johnson of Ellis	Turner
Kennedy	Vale
Kern	Vint
Kerr	Voigt
Kersey	Waggoner
Kinard	Weldon
King	Westbrook
Langdon	White
Lehman	Wilson
Leonard	Winfree
Little	Wright
Lock	
Nays—4	
Bailey	Nicholson
Cleveland	Wood
Absent	
Bridgers	Felty
Donaghey	Goodman

Johnson of Tarrant Reader of Bexar
Ragsdale

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 294 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—128

Allen	Hamilton
Allison	Hankamer
Alsup	Hardeman
Baker	Hardin
of Fort Bend	Harp
Baker of Grayson	Harper
Blankenship	Harrell of Bastrop
Bond	Harrell of Lamar
Boyd	Hartzog
Boyer	Heflin
Bradbury	Holland
Bradford	Howard
Bray	Howington
Broadfoot	Hull
Brown of Cherokee	Hunt
Brown	Isaacks
of Nacogdoches	Johnson of Ellis
Bundy	Kennedy
Burkett	Kern
Burney	Kerr
Cauthorn	Kersey
Celaya	Kinard
Chambers	King
Clark	Langdon
Cockrell	Lehman
Coleman	Leonard
Colquitt	Little
Colson, Mrs.	Lock
Cornett	Loggins
Corry	London
Crossley	Mays
Daniel	McAlister
Davis of Jasper	McDaniel
Davis of Upshur	McDonald
Dean	McFarland
Derden	McMurry
Dickison	McNamara
Dickson	Mohrmann
Dwyer	Monkhouse
Faulkner	Montgomery
Ferguson	Morris
Fielden	Newell
Fuchs	Oliver
Galbreath	Pace
Gilmer	Petsch
Gordon, Mrs.	Pevehouse
Hale	Piner

Pope	Stoll
Reader of Erath	Talbert
Reaves	Tarwater
Reed	Taylor
Rhodes	Tennant
Riviere	Thornberry
Roach	Thornton
Roberts	Turner
Robinson	Vale
Russell	Vint
Schuenemann	Voigt
Segrist	Waggoner
Shell	Weldon
Skiles	Westbrook
Smith of Hopkins	White
Smith	Wilson
of Matagorda	Winfree
Spencer	Wright
Stinson	

Nays—4

Bailey	Nicholson
Cleveland	Wood

Absent

Bridgers	Johnson of Tarrant
Donaghey	Ragsdale
Felty	Reader of Bexar
Goodman	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

HOUSE BILL NO. 903 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 903, A bill to be entitled "An Act to better safeguard the health of the people of the State of Texas by making it unlawful to serve food in improperly cleaned or unsterilized dishes or utensils; providing rules for cleaning and sterilizing dishes or utensils; prohibiting the use of cracked or broken dishes and utensils, and unlaundered napkins and unprotected napkins, straws, and other articles commonly used in eating and drinking; prohibiting the use of unsterilized or broken utensils in factories; providing penalties; repealing Article 700-a, Title 12, Chapter 1, Revised Criminal Statutes of Texas; making certain exemptions; saving to the State the right to prosecute for violation prior to the repeal of these Articles; providing that if any partic-

ular Section or part of this Act is held unconstitutional or inoperative, such defect shall not affect any other Section or part of this Act, and declaring an emergency."

The bill was read second time.

Mr. Mays raised a point of order, on further consideration of the bill, at this time, on the ground that the bill has not been before the Local and Uncontested Bills Committee.

The Chair sustained the point of order.

SENATE BILL NO. 408 ON SECOND READING

Mr. Galbreath moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 408 be placed on its second reading and passage to third reading, and on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—128

Allen	Dickison
Allison	Dickson
Alsup	Donaghey
Bailey	Dwyer
Baker	Faulkner
of Fort Bend	Felty
Baker of Grayson	Ferguson
Blankenship	Fielden
Bond	Fuchs
Boyd	Galbreath
Boyer	Gordon, Mrs.
Bradbury	Hale
Bradford	Hamilton
Bray	Hardeman
Broadfoot	Hardin
Brown of Cherokee	Harp
Brown	Harper
of Nacogdoches	Harrell of Bastrop
Bundy	Harrell of Lamar
Burkett	Hartzog
Burney	Heflin
Cauthorn	Holland
Celaya	Howard
Chambers	Howington
Clark	Hull
Cleveland	Hunt
Cockrell	Isaacks
Colquitt	Johnson of Ellis
Colson, Mrs.	Kennedy
Cornett	Kern
Corry	Kerr
Crossley	Kersey
Daniel	Kinard
Davis of Upshur	King
Dean	Langdon
Derden	Lehman

Little	Russell
Lock	Schuenemann
Loggins	Segrist
London	Shell
Mays	Skiles
McAlister	Smith of Hopkins
McDaniel	Smith
McDonald	of Matagorda
McFarland	Spencer
McMurry	Stinson
McNamara	Stoll
Mohrmann	Talbert
Monkhouse	Tarwater
Montgomery	Taylor
Morris	Tennant
Newell	Thornberry
Nicholson	Thornton
Oliver	Turner
Petsch	Vale
Pevehouse	Vint
Piner	Voigt
Pope	Waggoner
Reader of Erath	Weldon
Reaves	Westbrook
Reed	White
Rhodes	Wilson
Riviere	Winfree
Roach	Wood
Roberts	Wright
Robinson	

Nays—1

Pace

Absent

Bridgers	Hankamer
Coleman	Johnson of Tarrant
Davis of Jasper	Leonard
Gilmer	Ragsdale
Goodman	Reader of Bexar

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair laid before the House, on its second reading and passage to third reading,

S. B. No. 408, A bill to be entitled "An Act creating and establishing Jackson County Road District Number Eleven in Jackson County, Texas, under Article III, Section 52 of the Constitution for the purpose of the construction, operation, and maintenance of macadamized, graveled, or paved roads or turnpikes, or in aid thereof; describing the territory included therein; making the district a body corporate with authority to sue and be sued; authorizing the district to issue bonds upon two-thirds vote

of the qualified electors who own taxable property in said district and who have duly rendered the same for taxation voting at an election; prescribing the method of calling and conducting such election, and the method of issuing said bonds; directing the levy, assessment, and collection of a tax for the payment of principal and interest of said bonds; providing for the custody and disbursement of the funds of the district; providing that in awarding contracts for road construction the Commissioners' Court shall advertise for bids and shall award the contract to the lowest and best bidder; providing that the fact that portions of the district hereby created are also included in other road districts having outstanding bonds shall not affect the district hereby created or its powers hereby granted; and providing that liability of territory included in this district and other road districts which have issued bonds shall not be affected and for the levy, assessment and collection of taxes on said territory for said bonds; and providing that this Act shall not validate said bonds nor be construed as authorizing the creation of indebtedness in excess of the limit established by Article III, Section 52; determining that all of the lands in said district will be benefited by additional road improvements; providing that the provisions of this Act shall prevail in the event of conflict with any other General or Special Law; providing that if any provision hereof is held to be invalid such holding shall not affect the other provisions hereof; and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 408 ON THIRD READING

The Chair then laid Senate Bill No. 408 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—127

Allen	Baker of Grayson
Allison	Blankenship
Alsup	Bond
Bailey	Boyd
Baker	Boyer
of Fort Bend	Bradbury

Bradford	Lehman
Bray	Little
Broadfoot	Lock
Brown of Cherokee	Loggins
Brown	London
of Nacogdoches	Mays
Bundy	McAlister
Burkett	McDaniel
Burney	McDonald
Cauthorn	McFarland
Celaya	McMurry
Chambers	McNamara
Clark	Mohrmann
Cleveland	Monkhouse
Cockrell	Montgomery
Colquitt	Morris
Colson, Mrs.	Newell
Cornett	Nicholson
Corry	Oliver
Crossley	Petsch
Daniel	Pevehouse
Davis of Upshur	Piner
Dean	Pope
Derden	Reader of Erath
Dickison	Reaves
Dickson	Reed
Donaghey	Rhodes
Dwyer	Riviere
Faulkner	Roach
Felty	Roberts
Ferguson	Robinson
Fielden	Russell
Fuchs	Schuenemann
Galbreath	Segrist
Gordon, Mrs.	Skiles
Hale	Smith of Hopkins
Hamilton	Smith
Hardeman	of Matagorda
Hardin	Spencer
Harp	Stinson
Harper	Stoll
Harrell of Bastrop	Talbert
Harrell of Lamar	Tarwater
Hartzog	Taylor
Heflin	Tennant
Holland	Thornberry
Howard	Thornton
Howington	Turner
Hull	Vale
Hunt	Vint
Isaacks	Voigt
Johnson of Ellis	Waggoner
Kennedy	Weldon
Kern	Westbrook
Kerr	White
Kersey	Wilson
Kinard	Winfree
King	Wood
Langdon	Wright

Nays—1

Pace

Absent

Bridgers

Coleman

Davis of Jasper	Leonard
Gilmer	Ragsdale
Goodman	Reader of Bexar
Hankamer	Shell
Johnson of Tarrant	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

HOUSE BILL NO. 419 ON SECOND READING

The Chair laid before the House, on its second reading, and passage to engrossment,

H. B. No. 419, A bill to be entitled "An Act amending Section 3 of House Bill No. 352, of the Regular Session of the Forty-fifth Legislature, Chapter 436, page 893, exempting certain boilers from the provisions of said Act, and declaring an emergency."

The bill was read second time.

Mr. Blankenship offered the following committee amendments to the bill:

Amend House Bill No. 419, at the end of Section 1, by adding thereto, the following:

"and all boilers used in laundry and dry cleaning establishments."

BLANKENSHIP,
SEGRIST.

Amend the caption of House Bill No. 419 so as to conform with the provisions of the body of the bill.

The committee amendments were severally adopted.

House Bill No. 419 was then passed to engrossment.

HOUSE BILL NO. 419 ON THIRD READING

Mr. Blankenship moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 419 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—126

Allen	Baker of Grayson
Allison	Blankenship
Alsup	Bond
Bailey	Boyd
Baker	Boyer
of Fort Bend	Bradbury

Bradford	Langdon
Bray	Lehman
Broadfoot	Leonard
Brown of Cherokee	Little
Brown	Lock
of Nacogdoches	Loggins
Bundy	London
Burkett	Mays
Burney	McAlister
Celaya	McDaniel
Chambers	McDonald
Clark	McFarland
Cleveland	McMurry
Cockrell	McNamara
Coleman	Mohrmann
Colquitt	Monkhouse
Colson, Mrs.	Montgomery
Cornett	Morris
Corry	Newell
Crossley	Oliver
Daniel	Pace
Davis of Jasper	Petsch
Davis of Upshur	Pevehouse
Dean	Pope
Derden	Reader of Erath
Dickison	Reaves
Dickson	Reed
Donaghey	Rhodes
Faulkner	Riviere
Felty	Roach
Ferguson	Roberts
Fielden	Robinson
Fuchs	Russell
Gilmer	Schuenemann
Goodman	Segrist
Gordon, Mrs.	Skiles
Hale	Smith of Hopkins
Hamilton	Smith
Hankamer	of Matagorda
Hardeman	Stinson
Hardin	Stoll
Harp	Talbert
Harper	Tarwater
Harrell of Bastrop	Taylor
Harrell of Lamar	Thornberry
Hartzog	Thornton
Heflin	Turner
Howard	Vale
Howington	Vint
Hull	Voigt
Hunt	Waggoner
Isaacks	Weldon
Johnson of Ellis	Westbrook
Kennedy	White
Kern	Wilson
Kerr	Winfree
Kersey	Wood
Kinard	Wright
King	

Nays—2

Holland Tennant

Present—Not Voting

Spencer

Absent

Bridgers	Nicholson
Cauthorn	Piner
Dwyer	Ragsdale
Galbreath	Reader of Bexar
Johnson of Tarrant	Shell

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 419 before the House on third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—126

Allen	Ferguson
Allison	Fielden
Alsup	Fuchs
Bailey	Gilmer
Baker	Goodman
of Fort Bend	Gordon, Mrs.
Baker of Grayson	Hale
Blankenship	Hamilton
Bond	Hankamer
Boyd	Hardeman
Boyer	Hardin
Bradbury	Harp
Bradford	Harper
Bray	Harrell of Bastrop
Broadfoot	Harrell of Lamar
Brown of Cherokee	Hartzog
Brown	Heflin
of Nacogdoches	Howard
Bundy	Howington
Burkett	Hull
Burney	Hunt
Celaya	Isaacks
Chambers	Johnson of Ellis
Clark	Kennedy
Cleveland	Kern
Cockrell	Kerr
Coleman	Kersey
Colquitt	Kinard
Colson, Mrs.	King
Cornett	Langdon
Corry	Lehman
Crossley	Leonard
Daniel	Little
Davis of Jasper	Lock
Davis of Upshur	Loggins
Dean	London
Derden	Mays
Dickison	McAlister
Dickson	McDaniel
Donaghey	McDonald
Faulkner	McFarland
Felty	McMurry

McNamara	Smith of Hopkins
Mohrmann	Smith
Monkhouse	of Matagorda
Montgomery	Stinson
Morris	Stoll
Newell	Talbert
Oliver	Tarwater
Pace	Taylor
Petsch	Thornberry
Pevehouse	Thornton
Pope	Turner
Reader of Erath	Vale
Reaves	Vint
Reed	Voigt
Rhodes	Waggoner
Riviere	Weldon
Roach	Westbrook
Roberts	White
Robinson	Wilson
Russell	Winfree
Schuenemann	Wood
Segrist	Wright
Skiles	

Nays—2

Holland	Tennant
---------	---------

Present—Not Voting

Spencer

Absent

Bridgers	Nicholson
Cauthorn	Piner
Dwyer	Ragsdale
Galbreath	Reader of Bexar
Johnson of Tarrant	Shell

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

HOUSE BILL NO. 195 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,

H. B. No. 195, A bill to be entitled "An Act defining and regulating the practice of chiropody in the State of Texas; providing for the creation of the State Board of Chiropody Examiners and prescribing their powers and duties; providing for the examination and licensing of chiropodists and the recording of licenses issued to chiropodists and for the annual registration of licensed chiropodists; providing grounds upon which such licenses may be suspended or revoked and

the procedure to be followed in suspending or revoking same; providing civil and criminal remedies and penalties for violation of the laws regulating the practice of chiropody and to prevent the unlawful practice of chiropody, defining certain unlawful acts and practices taking place in connection with the practice of chiropody and prescribing penalties therefor; amending Articles 4567, 4568, 4569, 4570, 4571, 4572, 4573, 4574, 4575 of the Revised Civil Statutes of 1925, and also amending Chapter 11, Title 71, Revised Civil Statutes of 1925 by adding Article 4573-a immediately after Article 4573, as amended herein, and by adding Article 4573-b immediately after Article 4573-a, and by adding Article 4575-a immediately after Article 4575, as amended herein, and amending Articles 778, 779 and 780 of the Penal Code of 1925, and also amending Chapter 11, Title 12 of the Penal Code of 1925 by adding Article 778-a immediately after Article 778, as amended herein, and by adding Article 779-a immediately after Article 779 as amended herein, and by adding Article 779-b immediately after Article 779-a, and otherwise regulating and protecting public health as dealt with by the profession of chiropody as in the Act set out; providing for reciprocity as limited in the Act and declaring certain legislative intent with respect to this Act, and declaring an emergency."

The bill was read second time.

Mr. Loggins offered the following committee amendment to the bill:

Amend House Bill No. 195 by striking out all below the enacting clause and inserting in lieu thereof the following:

Section 1. Article 4568 of the Revised Civil Statutes of 1925 is hereby amended so that the same shall hereafter read as follows:

"Article 4568. The State Board of Chiropody Examiners shall consist of six (6) reputable practicing choropodists who have resided in the State of Texas, and who have been actively engaged in the practice of chiropody for a period of five (5) years immediately preceding their appointment, none of whom shall be members of the faculty of any chiropody college, or the chiropody department of any

medical college, or shall have a financial interest in such colleges. The term of office of each member of said Board shall be six (6) years, except as to the first board appointed hereunder. Two of its members shall serve for a period of two (2) years; two of its members shall serve for a period of four (4) years and two (2) of its members shall serve for a period of six (6) years. The respective terms of the first members so appointed shall be designated by the Governor so appointing them, within thirty (30) days after this Act becomes effective. The six (6) members of said Board shall be appointed by the Governor of this State, two (2) to serve two (2) years, two (2) to serve four (4) years and two (2) to serve six (6) years, or until their successors have been appointed and qualified. Thereafter, at the expiration of the term of each member first appointed, his successor shall be appointed by the Governor of this State and he shall serve for a term of six (6) years or until his successor shall be appointed and qualified. The present members of the State Board of Chiropody Examiners shall remain in office and perform their duties until the new members of the Board provided for in this Act shall have been appointed by the Governor of this State and shall have qualified. Before entering upon the duties of his office, each member of the Board shall take the constitutional oath of office, same to be filed with the Secretary of State. At its first meeting the Board shall organize by electing one member as President, a Vice-President and a Secretary-Treasurer, chosen to serve one year. Said State Board of Chiropody Examiners shall hold meetings at least twice a year and special meetings when necessary at such times and places as the Board deems most convenient for applicants for examinations for license. Due notice of such meetings shall be given by publication in two (2) daily newspapers as may be selected by the Board. Special meetings shall be held upon request of a majority of the members of the Board, or upon the call of the President. Four (4) members of the Board shall constitute a quorum for the transaction of business and should a quorum not be present on the day appointed for any meeting, those present may ad-

journ from day to day until a quorum be present. The Board shall preserve a record of its proceedings in a book kept for that purpose, in which shall be included a register showing the name, age and present residence of each applicant for examination, the name and location of the school of chiropody from which he holds credentials and the time devoted to the study and practice of the same, together with such other information as the Board may desire to record. Said register shall also show whether applicants were rejected or licensed and shall be prima facie evidence of all matters therein contained. A certified copy of said record, with the hand and seal of the Secretary of said Board shall be admitted as evidence in all courts. Every license and annual renewal certificate issued shall be numbered and recorded in a book kept by the Secretary of the Board. The Board shall have the power to make such rules and regulations, not inconsistent with law, as may be necessary for the performance of its duties, the regulation of the practice of chiropody and the enforcement of this Act. The Board shall have power to appoint committees from its own membership, the duties of which shall be to consider such matters pertaining to the enforcement of this Act and the regulations promulgated in accordance therewith as shall be referred to said committee, and to make recommendations to the Board with respect thereto; to employ the services of stenographers, inspectors and other necessary assistants in the carrying out of the provisions of this Act. The Board, any committee or any members thereof shall have the power to issue subpoenas and to compel the attendance of witnesses and the production of books, records and documents, to administer oaths and to take testimony concerning all matters within its or his jurisdiction. The Board shall not be bound by the strict rules of procedure or by the laws of evidence in the conduct of its proceedings, but the determination shall be founded upon sufficient legal evidence to sustain it. The Board shall have the right to institute an action in its own name to enjoin the violation of any of the provisions of this Act or the regulations promulgated in accordance therewith, and in such connection a temporary injunction may be granted.

Said action for an injunction shall be in addition to any other action, proceeding or remedy authorized by law. Before entering upon the discharge of the duties of his office the Secretary-Treasurer of the Board shall give bond for the performance of his duties as the Board may require, the premium of which is to be paid from funds in the possession of the Board. The Board shall adopt an official seal and license of suitable design and shall have an office where all of the permanent records shall be kept."

Sec. 2. Article 4569 of the Revised Civil Statutes of 1925 is hereby amended so that the same shall hereafter read as follows:

"Article 4569. It shall be the duty of the Board to examine all applicants for license to practice chiropody in this State, and the Board shall examine and grade all papers submitted by such applicants and report to such applicants, within sixty (60) days from the date of any meeting of said Board, and said report shall give to such applicant the grades made by such applicant upon each and every subject upon which he or she was examined by said Board. Each person applying for examination shall pay to the Board a fee of Seventy-five (\$75.00) Dollars at least fifteen (15) days before the date set by the Board for the examination, and upon passing a satisfactory examination before said Board on subjects pertaining to chiropody, shall be granted a license to practice chiropody in this State. The subjects one must be examined in are anatomy, chemistry, dermatology, diagnosis, materia-medica, pathology, physiology, chiropody, bacteriology and mechanical orthopedics, limited in their scope to the treatment of ailments of the human foot, and the examinations are to be written in the English language. Any applicant failing in the examination and being refused a license shall be entitled to a re-examination, at the next regular session of said Board within one (1) year. Any applicant failing on re-examination shall be required to pay an additional fee and shall be required to be re-examined in all subjects."

Sec. 3. Article 4570 of the Revised Civil Statutes of 1925 is hereby amended so that the same shall hereafter read as follows:

"Article 4570. All applicants for li-

censes to practice chiropody in this State, not otherwise licensed under the provisions of law, shall present satisfactory evidence to the State Board of Chiropody Examiners that such applicants have attained the age of twenty-one (21) years, are of good moral character and are free of all contagious and communicable diseases, and furnish a certified certificate of health to that effect, and are citizens of the United States of America and who are graduates of at least a sixteen (16) unit high school, whose credits are acceptable without condition for matriculation at the State University of the State in which applicant's high school graduation was attained. The applicant shall present satisfactory evidence of graduation from a bona fide reputable school of chiropody in the form of a diploma which has conferred the degree of Doctor of Surgical Chiropody, to the State Board of Chiropody Examiners. Such chiropody schools may be considered reputable, within the meaning of the Act, whose entrance requirements and course of instruction are as high as those adopted by the University of Texas, and whose course of instruction shall embrace at least four (4) terms of at least eight (8) months each, and which meets the requirements of the State Board of Chiropody Examiners. Provided, however, the Board may, in its discretion, accept applicants from chiropody schools whose course of instruction embraces at least three (3) terms of at least eight (8) months each, and provides for one (1) term of eight (8) months instruction in a recognized college of liberal arts or sciences, provided that the said school or college of liberal arts or sciences shall be approved by this Board."

Sec. 4. Article 4571 of the Revised Civil Statutes of 1925 is hereby amended so that the same shall hereafter read as follows:

"Article 4571. On or before the First day of September, 1939, and on or before September 1st of each succeeding year, every chiropodist licensed in this State, as defined in Article 4567 of the Revised Civil Statutes of 1925, or any amendments thereto, shall pay to the Secretary-Treasurer of the State Board of Chiropody Examiners an annual renewal fee of Ten (\$10.00) Dollars for the renewal of his license to

practice chiropody for the current year. On receipt of said renewal fee the Board shall issue an annual renewal certificate bearing the number of the license, the year for which renewed and other information from the records of said Board that said Board may deem necessary. When a chiropodist shall fail to pay his annual renewal fee by March first, it shall be the duty of the Board of Chiropody Examiners to notify such chiropodist at his last known address, by mail, that said annual renewal fee is due and unpaid. Thirty (30) days after the date of mailing said notice, it shall be the duty of the Board under this Act to declare the license suspended or revoked for non-payment of the annual renewal fee. The Board shall notify the District Clerk of the County in which such license may have been recorded and such clerk, upon receipt of notification from said Board, shall enter upon the chiropody register of such county the fact that such license is suspended or revoked for non-payment of the annual renewal fee, and shall notify the Board in writing that such entry has been made. Practicing chiropody without an annual renewal certificate for the current year, as provided herein, shall have the same force and effect and subject to all penalties of practicing chiropody without a license. After the Board has declared a license suspended or revoked, as provided for in this Act, the Board may thereafter in its discretion refuse to reinstate such license or issue a new license until such chiropodist, whose license has been declared suspended or revoked for non-payment of annual renewal fee, has passed a regular examination for license, as provided for by this Act. If any license issued under this or any former law in Texas shall be lost or destroyed, the holder of said license may present his application to the Board for duplicate license, together with his affidavit of loss or destruction, and that he is the same person to whom said license was issued, and shall, upon the payment of a fee of Ten (\$10.00) Dollars, be granted a license under this law. If the records of said Board fail to show that such person was ever licensed, the Board may exercise its discretion in granting said duplicate license.

"Every person practicing chiropody

in this State shall display his license and annual renewal certificate in a conspicuous place in the office wherein he practices chiropody and whenever required shall exhibit such license or certificate to the Board or its authorized representative."

Sec. 5. Article 4572 of the Revised Civil Statutes of 1925 is hereby amended so that the same shall hereafter read as follows:

"Article 4572. The State Board of Chiropody Examiners may, in its discretion, upon payment by the applicant of a registration fee of One Hundred Fifty (\$150.00) Dollars grant a license to practice chiropody to any reputable chiropodist who is a graduate of a reputable college of chiropody, and to licentiates of other States or territories having requirements for chiropody registration and practice equal to those established by this law. Application for license, under provisions of this Act, shall be in writing and upon a form to be prescribed by the State Board of Chiropody Examiners. Said application shall be accompanied with a diploma or photograph thereof awarded to the applicant by a reputable college of chiropody lawfully issued to the applicant by some other State or territory, and also be accompanied by an affidavit from the President or Secretary of the Board of Chiropody Examiners who issued the said license, or by the legally constituted chiropody registration office of a State or territory in which the certificate or license was granted upon which the application for chiropody registration in Texas is based. Said affidavit shall recite that the accompanying certificate or license has not been cancelled or revoked and that the statement of qualifications made in the application for chiropody registration in Texas is true and correct. Applicants for license under provisions of this Act shall subscribe to an oath in writing, which shall be a part of said application stating that the license or certificate or authority under which the applicant practiced chiropody in the state or territory from which the applicant removed was, at the time of such removal, in full force and not suspended or cancelled. That the applicant is the identical person to whom said certificate or license or said chiropody diploma was issued and that no proceedings were

pending at the time of such removal, or is at the present time pending against the applicant for the cancellation of such certificate, license or authority to practice chiropody in the State or territory in which the same was issued, and that no prosecution was then or is at the time of the application, pending against the applicant in any State or Federal Court for any offense, which, under the laws of Texas, is a felony."

Sec. 6. Article 4573 of the Revised Statutes of Texas of 1925 is hereby amended so that the same shall hereafter read as follows:

"Article 4573. The State Board of Chiropody Examiners shall be, and it shall be their duty, and they are hereby authorized to permanently revoke, cancel or temporarily suspend any license or licenses that may have been issued by such Board, if, in the opinion of a majority of such Board, any person or persons to whom the license has been issued by such Board to practice chiropody in this State, shall have, after the issuance of such license violated any of the provisions of the statutes of the State of Texas relative to the practice of chiropody in this State, or any provisions of Chapter 11, Title 12 of the Penal Code of 1925, or any amendments that may hereafter be made thereto. Provided, however, that if a majority of such Board shall be of the opinion that any person or persons to whom a license has been issued by said Board shall have violated any of the provisions of said statutes or Penal Code, said Board shall first have an order entered in the records of said Board declaring it to be the opinion of such Board that such person or persons have so violated the provisions of such statutes or Penal Code, and shall mail by registered mail, to the last known address of such person or persons, a copy of such order, together with notice that if such alleged violations of said statutes and Penal Code are not discontinued by such person or persons within ten (10) days after the mailing of such notice, or satisfactory evidence be produced showing such alleged violations did not occur, that such Board will proceed to permanently revoke, cancel or temporarily suspend the license of such person or persons alleged to have violated said statutes and Penal Code.

Such order and such notice shall state the alleged violations of such statutes and Penal Code as are to be relied upon by said Board as grounds for the cancellation of such license. If from and after ten (10) days from the mailing of such notice the person or persons to whom said notice or notices have been sent, shall, in the opinion of said Board, have failed and refused to desist from the violations complained of and set out in said order and said notices, or failed to show satisfactory evidence that such violations did not occur, said Board shall proceed to set a time and place, not less than ten (10), nor more than thirty (30) days, for a hearing to consider the revocation, cancellation or suspension of such license or licenses, and a copy of such order shall be sent by registered mail to the person or persons alleged to have violated the provisions of said statutes and Penal Code not less than five (5) days prior to the date set for the hearing thereon. Such order and notice shall likewise state the grounds alleged to have been violated as provided in the first order herein. At the time and date set in said order and said notice of such hearing, the person or persons alleged to have violated the provisions of the statutes of the State of Texas relating to chiropody or the provisions of Chapter 11, Title 12 of the Penal Code may appear before said Board and show cause, if any they have, why said license should not be permanently revoked, cancelled or temporarily suspended. Such hearing shall be governed by such rules and regulations as may be prescribed by the Board. After such hearing the Board shall enter the order in its minutes, dismissing such charges or permanently revoking, cancelling or temporarily suspending the license or licenses of the person or persons accused, as in the opinion of the Board the facts brought out at such hearing justify and require. Provided, however, that any order cancelling, revoking or suspending such license or licenses shall be signed by a majority of said Board present at such hearing. Provided that when the license of such licensee is revoked or cancelled or suspended, he shall be allowed to continue the practice of his profession pending appeal, upon his giving a supersedeas bond in such amount as shall be set

by the District Court on the condition that he faithfully observe the law. If said Board shall make and enter any order permanently revoking, cancelling or temporarily suspending any license or licenses hereinabove provided, the person or persons whose license or licenses have been so cancelled, revoked or suspended may, within thirty (30) days after the making and entering of such order, take an appeal to a District Court of the County where such offense occurred. Said cause shall be placed on the docket of said court and the name of the party or parties filing same as plaintiff, and the State Board of Chiropody Examiners as defendant. It shall be the duty of said Board, upon the filing of a petition asking for an appeal and review of such proceedings of said Board by the person or persons accused, and after citation in such cause has been issued and served as in other civil cases, to prepare and transmit to such district court, and upon notice from such court, a transcript of the above orders hereinabove provided, the same to be certified as true and correct by the Secretary of said Board. Such district court shall thereafter, and under the rules of procedure applicable to other civil cases proceed to set such cause for hearing as in other such cases. Upon the hearing of such cause if such court find that the actions of such Board permanently revoking, cancelling or temporarily suspending such license or licenses is not well taken or that same would or might deprive such licensee unjustly of his license to practice chiropody in the State, such court shall, by an appropriate order and judgment, set aside such action of said Board, but if such court shall sustain such action of said Board and permanently revoke, cancel or temporarily suspend such license or licenses, an order shall be made and entered in appropriate form sustaining and affirming the action of such Board, from which order an appeal may be taken to the Court of Civil Appeals, as in other civil cases. If no appeal be taken from such order within thirty (30) days, the same shall become final. If an appeal be taken from the district court to a Court of Civil Appeals, the order of such court shall become final within thirty (30) days after the mak-

ing and entry of such order by the Court of Civil Appeals, providing that in such cases of appeal that the Court shall give preference to same and advance same on the docket of said court so that speedy action may be had, provided also that the trial in the district court shall be *de novo*."

Sec. 7. Chapter 11, Title 71 of the Revised Civil Statutes of 1925 is hereby amended by adding thereto, immediately after Article 4573, as amended hereby, a new Article to be entitled Article 4573-a, and to read as follows:

"Article 4573-a. The State Board of Chiropody Examiners may, in its discretion, refuse to issue a license to any applicant and may cancel, revoke or suspend the operation of any license by it granted, for any of the following reasons:

(a) That said applicant or licensee is guilty of gross immorality;

(b) That said applicant or licensee is guilty of any fraud, deceit or misrepresentation in the practice of chiropody, or in his seeking admission to practice chiropody;

(c) That said applicant or licensee is unfit or incompetent by reason of negligence;

(d) That said applicant or licensee has been convicted of a felony or of a misdemeanor which involves moral turpitude;

(e) That said applicant or licensee is an habitual drunkard or is addicted to the use of morphine, cocaine or other drugs having a similar effect, or has become insane or has been adjudged by a court of competent jurisdiction to be of unsound mind;

(f) That said licensee has split fees derived from professional services;

(g) That said licensee has directly or indirectly employed, hired, procured, or induced a person not licensed to practice chiropody in this State to so practice;

(h) Giving a public demonstration of skill or methods of practicing chiropody for the purpose of securing patronage;

(i) Maintaining advertising in telephone directories in towns other than that in which he maintains his private office;

(j) Forging, altering or changing any diploma, license, renewal certifi-

cate, transcript or any other legal document pertaining to the practice of chiropody, or being a party thereto, or beneficiary therein, or making any false statement about, or in securing such document, or being guilty of misusing same;

(k) Using any photostatic copy, transcript or any other representation in lieu of a diploma, license, or renewal certificate as evidence of authority to practice chiropody;

(l) Employing any person or persons to obtain, contract for, sell or solicit patronage, or making use of free publicity press agents;

(m) Any person who shall resort to deceptive, fraudulent or unlawful representations concerning professional or educational qualifications for securing either for examination or reciprocal license with this or another State;

(n) Or for any practitioner of chiropody to amputate the human foot, toe or toes, or to administer any anesthetic, other than a local anesthetic;

(o) Or for any practitioner who shall give away, sell or make unlawful use of drugs or narcotics in their practice;

(p) That said applicant or licensee has willfully or repeatedly violated any of the provisions of this Act or of the rules enacted in accordance therewith regulating the practice of chiropody;

(q) Employing 'cappers' and 'steerers' to solicit or obtain business.

"Any licensed chiropodist who shall be guilty of any one or more acts of unlawful or unprofessional conduct, as provided in this Act, shall be deemed and considered as guilty of unprofessional conduct and shall appear before the State Board of Chiropody Examiners and show cause, if any, why his license should not be revoked.

"The remedy by injunction hereby given shall be in addition to the penalties incident to criminal prosecution under the Penal Statutes of this State. Such causes shall be advanced on the trial docket of the trial court, and shall be advanced and tried in the appellate court in the same manner and under the same laws and regulations as other injunction suits.

"Any person more than twenty-one

(21) years of age, of good moral character, free from contagious or infectious disease, who presents a certificate of health showing such applicant or licensee has been examined for infectious and contagious diseases and having passed the physical examination satisfactorily, and having official proof by the said health certificate signed by the physician conducting the said examination as prescribed, shall be considered by the State Board of Chiropody Examiners as having complied with the requirements of being free from infectious and contagious diseases.

"All chiropody licensees shall be designated as 'chiropodist' or 'foot specialist' and shall not use any title or abbreviation thereof without the designation 'chiropodist' or 'foot specialist' and shall not mislead the public as to their limited qualifications to treat human ailments. All licenses shall be recorded in the same manner as medical licenses in the office of the district clerk of the county in which the licensee practices. Failure to so record the chiropodist's licenses in the office of the district clerk in the county in which the chiropodist shall practice shall be construed to mean, and shall be accepted as prima facie evidence in any competent court, that the said chiropodist is without authority to practice in such county. When the Board or district court shall cancel the license of any person to practice chiropody, the clerk of said court shall, if said license is registered in his county, note the cancellation of the said license upon the chiropody register of said county in which the said license is recorded and shall forthwith certify to the Secretary of the State Chiropody Examining Board under the seal of said court the fact that said license was so cancelled by the said court, giving the exact date of the said cancellation and shall attach the fee for making such certificate as part of the cost of the suit to cancel the said license.

"The notation of such cancellation is made by the district court and shall consist of writing in large legible letters across the face of the license cancelled in these words:

"Cancelled by the District Court of county, on the day of, 19....."

(Filling in blanks so as to clearly

indicate the date and name of County.)

Such notation shall be dated and signed officially by the clerk."

Sec. 8. Chapter 11, Title 71 of the Revised Civil Statutes of 1925 is hereby amended by adding thereto immediately after Article 4573-a, as added hereto, a new Article to be entitled Article 4573-b, and to read as follows:

"Article 4573-b. The State Board of Chiropractic Examiners shall keep a record in which shall be registered the name, residence and place of business of all persons authorized under this law to practice chiropractic in this State, and also a record of its proceedings relative to the issuance, refusal, renewal, suspension, revocation of licenses or certificates of registration, and other official acts of the Board."

Sec. 9. Article 4574 of the Revised Civil Statutes of 1925 is hereby amended so that the same shall hereafter read as follows:

"Article 4574. All funds realized from all fees payable under this Act shall first be applied to the payment of all necessary expenses of the Board, and the remainder shall be applied to compensate members of the Board, said compensation in no case to exceed Twenty (\$20.00) Dollars per day, except the Secretary-Treasurer shall receive additional compensation as set by the Board for the performance of his additional duties as Secretary-Treasurer. The Board shall defray all expenses under this law from fees provided in this title, and no appropriation shall ever be made from the State Treasury for any expenditure made necessary by this law. All fees in excess of Five Thousand (\$5000.00) Dollars that remains in the hands of the Board at the end of any fiscal year shall be paid into the General Fund of this State."

Sec. 10. Article 4575 of the Revised Civil Statutes of 1925 is hereby amended so that the same shall hereafter read as follows:

"Article 4575. (a) Nothing in this Act shall be construed to apply to officers or agents of the United States or of the State of Texas in the discharge of their official duties.

(b) Nothing in this Act shall be construed to apply to physicians or

surgeons licensed by the State Board of Medical Examiners or those duly licensed by the United States Army and Navy, when in actual performance of their official duties, or pharmacists duly licensed by the State Board of Pharmacy, when in actual performance of their duties."

Sec. 11. Chapter 11, Title 71 of the Revised Civil Statutes of 1925 is hereby amended by adding thereto, immediately after Article 4575, as amended herein, a new Article to be entitled Article 4575-a, and to read as follows:

"Article 4575-a. The Attorney General or any county or district attorney may institute any injunction proceedings or such other proceedings as to enforce the provisions of this Act and to enjoin any person or persons, corporations, partnerships or joint stock companies from operating without having complied with the provisions hereof, and each shall forfeit to the State of Texas the sum of Twenty-five (\$25.00) Dollars per day as a penalty for each day's violation, to be recovered in a suit by the district or county attorney, or the attorney general."

Sec. 12. Chapter 11, Title 12 of the Penal Code of 1925 is hereby amended by adding a new Article to be entitled Article 778-a, and to read as follows:

"Article 778-a. It shall be unlawful for any person or persons to practice chiropractic in this State under the name of a corporation, company, association, joint stock company or partnership or trade name, or under any name other than his own proper name, which shall be the name in his license as issued by the State Board of Chiropractic Examiners. Each day of violation of this Article shall constitute a separate offense.

"Any chiropractician guilty of unprofessional conduct shall be subject to the penalties hereinafter provided. 'Unprofessional conduct' as used herein means and includes any one or more of the following acts, to-wit:

(a) That said applicant or licensee is guilty of gross immorality;

(b) That said applicant or licensee is guilty of fraud, deceit or misrepresentation in the practice of chiropractic, or in his seeking admission to practice chiropractic;

(c) That said applicant or licensee is unfit or incompetent by reason of negligence;

(d) That said applicant or licensee has been convicted of a felony or of a misdemeanor which involves moral turpitude;

(e) That said applicant or licensee is an habitual drunkard or is addicted to the use of morphine, cocaine or other drugs having a similar effect, or has become insane or has been adjudged by a court of competent jurisdiction to be of unsound mind;

(f) That said licensee has split fees derived from professional services;

(g) That said licensee has directly or indirectly employed, hired, procured or induced a person not licensed to practice chiropody in this State to so practice;

(h) Giving a public demonstration of skill or methods of practicing chiropody for the purpose of securing patronage;

(i) Maintaining advertising in telephone directories in towns other than that in which he maintains his private office;

(j) Forging, altering or changing any diploma, license, renewal certificate, transcript or any legal document pertaining to the practice of chiropody, or being a party thereto or beneficiary therein, or making any false statement about, or in securing such document, or being guilty of misusing same;

(k) Using any photostatic copy, transcript or any other representation in lieu of a diploma, license or renewal certificate as evidence of authority to practice chiropody;

(l) Employing any person or persons to obtain, contract for, sell or solicit patronage, or making use of free publicity agents;

(m) Any person who shall resort to deceptive, fraudulent or unlawful misrepresentations concerning professional or educational qualifications for securing either for examination or reciprocal license with this or another State;

(n) Or for any practitioner of chiropody to amputate the human foot, toe or toes, or to administer any anesthetic, other than a local anesthetic;

(o) Or for any practitioner who shall give away, sell or make unlaw-

ful use of drugs or narcotics in their practice;

(p) That said applicant or licensee has willfully or repeatedly violated any of the provisions of this Act or of the rules enacted in accordance therewith regulating the practice of chiropody.

(q) Employing 'cappers' and 'steerers' to solicit or obtain business."

Sec. 13. Article 779 of the Penal Code of 1925 is hereby amended so that the same shall hereafter read as follows:

"Article 779. If any registered chiropodist shall amputate the human foot, toe or toes, or administer any anesthetic other than a local anesthetic, he shall be punished, as in the preceding Article."

Sec. 14. Chapter 11, Title 12 of the Penal Code of 1925 is hereby amended by adding thereto, immediately after Article 779, as amended herein, a new Article to be entitled Article 779-a, and to read as follows:

"Article 779-a. No chiropodist shall employ or agree to employ, pay or promise to pay any person, persons, firms or corporations for securing, soliciting or drumming patients, and no person shall accept or agree to accept employment or payment for securing, soliciting or drumming patients for a chiropodist. If any chiropodist, or any other person, violates any provisions of this Act, he shall be punished by fine of not less than One Hundred (\$100.00) Dollars, nor more than Five Hundred (\$500.00) Dollars, or by imprisonment in the county jail for not less than thirty (30) days, nor more than six (6) months, or by both such fine and imprisonment for each offense. Each payment, reward, fee or agreement to pay or accept a reward or fee shall constitute a separate offense."

Sec. 15. Article 780 of the Penal Code of 1925 is hereby amended so that the same shall hereafter read as follows:

"Article 780. The preceding Articles shall not apply to physicians or surgeons licensed by the State Board of Medical Examiners; to surgeons of the United States Public Health Service or those duly licensed by the United States Army or Navy when in actual performance of their official duties, or to pharmacists licensed by

the State Board of Pharmacy, when in actual performance of their duties.

Sec. 16. All laws or parts of laws in conflict herewith are hereby repealed.

Sec. 17. If any Article, Section, Sub-section, Sentence, Clause or Phrase of this Act is, for any reason, held to be unconstitutional, such decision shall not affect the validity of any remaining portions of this Act. The Legislature hereby declares that it would have passed this Act and each Section, Sub-section, Sentence, Clause or Phrase thereof, irrespective of the fact that any one or more of the Sections, Sub-sections, Sentences, Clauses or Phrases are declared unconstitutional.

Sec. 18. The fact that the present law regulating the practice of chiropody is enacted to protect the public health, and that new legislation better protects the public health, creates an imperative public necessity that the constitutional rule requiring all bills to be read on three separate days in each House, be, and the same is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

Mr. Langdon offered the following amendment to the committee amendment:

Amend Committee Amendment No. 1 to House Bill No. 195 by striking out all of Section 9 and substituting therefor a new Section 9 to read as follows:

"Article 4574 of the Revised Civil Statutes of 1925 is hereby amended so that the same shall hereafter read as follows:

"Article 4574. All fees which are provided to be charged by virtue of this Act shall be deposited in the State Treasury, to the credit of a fund to be known as 'Chiropodists Registration Fund,' and an appropriation from said Fund, in an amount not to exceed Four Thousand Dollars (\$4,000) per year, and in no case more than the amount on hand in said Fund, is hereby made and authorized to pay all salaries, compensations, and other expenses of said Board, or incurred by said Board in the discharge of its duties. Said salaries, compensations, and other expenses shall be paid by drafts for the proper amounts drawn upon said Fund and signed

by the Secretary-treasurer and countersigned by the President of said Board.

"If, at any time when the books and records of the Board are audited, as provided for in Section 1 of this Act, it is found that there is more than Four Thousand, Five Hundred Dollars (\$4,500) on hand in the hereinabove named Chiropodists Registration Fund, and in the hands of the Board, then all money over and above that total amount, Four Thousand, Five Hundred Dollars (\$4,500), shall be permanently diverted to the General Revenue Fund of this State, and provided further that no appropriation shall ever be made from the General Revenue Fund for any expenditures made necessary by this Act.

"The Secretary-treasurer of the Board shall receive such monthly compensation for his or her services as shall be determined by the Board, by resolution adopted at a regular meeting of said Board, but in no case shall such compensation exceed One Thousand, Five Hundred Dollars (\$1,500) per year, exclusive of allowable expenses of office. The other members of the Board shall each receive as compensation for his services, in addition to his necessary expenses, the sum of Ten Dollars (\$10) for each and every day actually spent by them in going to, attending, and returning from regular and special meetings of said Board, and in conducting examinations of applicants for registration certificates as provided for by this Act, and in prosecuting violations of this Act, but in no case shall the compensation to any one member of the Board, other than the Secretary-treasurer of the Board, exceed Three Hundred Dollars (\$300) per year, exclusive of allowable expenses."

The amendment was adopted.

Mr. Langdon offered the following amendment to the committee amendment:

Amend Committee Amendment No. 1 to House Bill No. 195, Section 1, by striking out all after the word "qualified," in Section 1, line 26, and substituting therefor the following:

"The members of the State Board of Chiropody Examiners shall, before entering upon the duties of their offices, qualify, by subscribing to, be-

fore a notary public or other officer authorized by law to administer oaths, and filing with the Secretary of State, the Constitutional oath of office. They shall, as soon as organized, and bi-annually thereafter in the month of January, elect from their number, a president, vice-president, and secretary-treasurer. The Secretary-treasurer, before entering upon his duties, shall file a bond with the Secretary of State for such sum as will be twice the amount of cash on hand at the time the bond is filed; provided, however, that the amount of said bond shall, in no case, be less than Five Thousand Dollars (\$5,000). Said bond shall be payable to the Governor of this State, for the benefit of said Board; shall be conditioned upon the faithful performance of the duties of such officer, and shall be in such form as may be approved by the Attorney General of this State; and shall be executed by a surety company, as surety, and be approved by the State Board of Chiropody Examiners.

"Said State Board of Chiropody Examiners shall hold meetings at least twice a year and special meetings when necessary at such times and places as the Board deems most convenient for applicants for examinations for license. Due notice of such meetings shall be given by publication in two (2) daily newspapers as may be selected by the Board. Special meetings shall be held upon request of a majority of the members of the Board, or upon the call of the President. Four (4) members of the Board shall constitute a quorum for the transaction of business and should a quorum not be present on the day appointed for any meeting, those present may adjourn from day to day until a quorum be present.

"The Board shall adopt all reasonable or necessary rules, regulations, and by-laws, not inconsistent with this Act, the laws of this State, or of the United States, to govern its proceedings and activities, the regulation of the practice of chiropody and the enforcement of this Act. The Board shall have power to appoint committees from its own membership, the duties of which shall be to consider such matters pertaining to the enforcement of this Act and the regulations promulgated in accordance therewith as shall be referred to

said committee, and to make recommendations to the Board with respect thereto; to employ the services of stenographers, inspectors and other necessary assistants in the carrying out of the provisions of this Act. The Board, any committee or any members thereof shall have the power to issue subpoenas and to compel the attendance of witnesses and the production of books, records, and documents, to administer oaths and to take testimony concerning all matters within its or his jurisdiction. The Board shall not be bound by the strict rules of procedure or by the laws of evidence in the conduct of its proceedings, but the determination shall be founded upon sufficient legal evidence to sustain it. The Board shall have the right to institute an action in its own name to enjoin the violation of any of the provisions of this Act or the regulations promulgated in accordance therewith, and in such connection a temporary injunction may be granted. Said action for an injunction shall be in additions to any other action, proceeding or remedy authorized by law. The Board shall adopt a seal, which shall be used on official documents. The design of the seal shall be similar to the seal of other departments of the State, in that it shall contain the five-pointed star with a circular border, and within the border, shall contain the words, 'Texas State Board of Chiropody Examiners.' The Secretary-treasurer of the Board shall keep a correct record of all the proceeding of the Board, and of all moneys received or expended by the Board, which record shall be open to public inspection at all reasonable times. The record shall include a record renewal, or refusal of certificates of registration; and they shall also contain the name, age, known place of residence, the name and location of the school of chiropody from which he holds credentials and the time devoted to the study and practice of the same, together with such other information as the Board may desire to record. Said record shall also show whether applicants were rejected or licensed and shall be prima facie evidence of all matters therein contained. A certified copy of said record, with the hand and seal of the Secretary of said Board shall be admitted as evidence in all courts. Every license

and annual renewal certificate issued shall be numbered and recorded in a book kept by the Secretary-treasurer of the Board. The records shall be kept by the Secretary-treasurer of the Board, and such records shall be audited biennially during the month of January by a certified public accountant, a report of the findings of such audit shall be made to the Governor of this State, and a copy of said report shall be delivered to the Secretary-treasurer of the Board, who shall retain same as a permanent record of the office.

"The Board shall cause the prosecution of all persons violating any of the provisions of this Act, and may incur the expense reasonably necessary in that behalf."

The amendment was adopted.

The committee amendment, as amended, was then adopted.

Mr. Loggins offered the following committee amendment to the bill:

Amend House Bill No. 195 by striking out all above the enacting clause, and inserting in lieu thereof the following:

A BILL

To Be Entitled

"An Act regulating the practice of chiropody, providing the terms of members of the Board of Chiropody Examiners; prescribing their duties; providing for the examination and licensing of applicants to practice chiropody and the recording of licenses issued to chiropodists; providing for annual registration; providing grounds on which licenses may be suspended or revoked and the procedure to be followed in suspending or revoking same; providing civil and criminal remedies and penalties for violation of the laws regulating the practice of chiropody; making certain exemptions; amending Articles 4568, 4569, 4570, 4571, 4572, 4573, 4574 and 4575 of the Revised Civil Statutes of 1925; also amending Chapter 11, Title 71 of the Revised Civil Statutes of 1925 by adding Article 4573-b immediately after Article 4573-a, and by adding Article 4575-a immediately after Article 4575, as amended herein, and amending Articles 779 and 780 of the Penal Code of 1925, and also amending Chapter 11, Title 12 of the Penal Code of 1925, by adding

a new Article, to be known as Article 778-a, and by adding Article 779-a immediately after Article 779, as amended herein, and otherwise regulating and protecting public health, as dealt with in the profession of chiropody, as in the Act set out; repealing all laws and parts of laws in conflict therewith; declaring certain legislative intent in respect to this Act, and declaring an emergency."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 195 was then passed to engrossment.

HOUSE BILL NO. 195 ON THIRD READING

Mr. Loggins moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 195 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—125

Allen	Crossley
Allison	Daniel
Alsup	Davis of Upshur
Bailey	Dean
Baker	Derden
of Fort Bend	Dickson
Baker of Grayson	Dickson
Blankenship	Donaghey
Bond	Faulkner
Boyd	Felty
Boyer	Ferguson
Bradbury	Fielden
Bradford	Fuchs
Broadfoot	Galbreath
Brown of Cherokee	Gilmer
Brown	Gordon, Mrs.
of Nacogdoches	Hamilton
Bundy	Hankamer
Burkett	Hardeman
Burney	Hardin
Cauthorn	Harp
Celaya	Harper
Chambers	Harrell of Bastrop
Clark	Harrell of Lamar
Cleveland	Hartzog
Cockrell	Heflin
Coleman	Holland
Colquitt	Howard
Colson, Mrs.	Howington
Cornett	Hull
Corry	Hunt

Isaacks	Reader of Erath
Johnson of Ellis	Reaves
Kennedy	Reed
Kern	Rhodes
Kerr	Riviere
Kersey	Roach
Kinard	Roberts
King	Robinson
Langdon	Russell
Lehman	Schuenemann
Leonard	Segrist
Little	Skiles
Lock	Smith of Hopkins
Loggins	Smith
London	of Matagorda
Mays	Stinson
McAlister	Stoll
McDaniel	Talbert
McDonald	Taylor
McFarland	Tennant
McMurry	Thornberry
McNamara	Thornton
Mohrmann	Turner
Monkhouse	Vale
Montgomery	Vint
Morris	Voigt
Newell	Waggoner
Nicholson	Weldon
Oliver	Westbrook
Pace	White
Petsch	Wilson
Pevehouse	Winfree
Pope	Wright

Nays—5

Bray	Spencer
Davis of Jasper	Wood
Hale	

Present—Not Voting

Tarwater

Absent

Bridgers	Piner
Dwyer	Ragsdale
Goodman	Reader of Bexar
Johnson of Tarrant	Shell

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

The Chair then laid House Bill No. 195 before the House on third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 719 WITH SENATE AMENDMENTS

Mr. Hardeman called up from the Speaker's table, with Senate amendments, for consideration of the amendments,

H. B. No. 719, A bill to be entitled "An Act to amend Article 6085 of Title 104 of the Revised Civil Statutes of Texas of 1925, relating to the publication of citation where defendant is unknown, and declaring an emergency."

The Chair laid the bill before the House with the Senate amendments.

On motion of Mr. Hardeman, the House concurred in the Senate amendments by the following vote:

Yeas—127

Allen	Fielden
Allison	Fuchs
Alsup	Galbreath
Bailey	Gilmer
Baker	Goodman
of Fort Bend	Gordon, Mrs.
Baker of Grayson	Hale
Bond	Hamilton
Boyd	Hankamer
Boyer	Hardeman
Bradbury	Hardin
Bradford	Harper
Bray	Harrell of Bastrop
Broadfoot	Harrell of Lamar
Brown of Cherokee	Hartzog
Brown	Heflin
of Nacogdoches	Holland
Bundy	Howard
Burkett	Howington
Burney	Hull
Cauthorn	Hunt
Celaya	Isaacks
Chambers	Johnson of Ellis
Clark	Kennedy
Cleveland	Kern
Cockrell	Kerr
Coleman	Kersey
Colquitt	Kinard
Colson, Mrs.	King
Cornett	Langdon
Crossley	Lehman
Daniel	Leonard
Davis of Jasper	Little
Davis of Upshur	Loggins
Dean	London
Derden	Mays
Dickison	McAlister
Dickson	McDaniel
Donaghey	McDonald
Dwyer	McFarland
Faulkner	McMurry
Felty	McNamara
Ferguson	Mohrmann

Monkhouse	Spencer
Morris	Stinson
Newell	Stoll
Nicholson	Talbert
Pace	Tarwater
Petsch	Taylor
Pevehouse	Tennant
Pope	Thornberry
Reader of Erath	Thornton
Reaves	Turner
Reed	Vale
Rhodes	Vint
Riviere	Voigt
Roach	Waggoner
Roberts	Weldon
Robinson	Westbrook
Russell	White
Schuenemann	Wilson
Segrist	Winfree
Skiles	Wood
Smith of Hopkins	Wright
Smith of Matagorda	

Nays—1

Corry

Absent

Blankenship	Oliver
Bridgers	Piner
Harp	Ragsdale
Johnson of Tarrant	Reader of Bexar
Lock	Shell
Montgomery	

Absent—Excused

Anderson	Leyendecker
Bell	Smith of Frio
Dowell	Wells
Harris	Worley
Keith	

HOUSE BILL NO. 718 WITH SENATE AMENDMENTS

Mr. Hardeman called up from the Speaker's table, with Senate amendments, for consideration of the amendments,

H. B. No. 718, A bill to be entitled "An Act to amend Article 3740 of Title 55 of the Revised Civil Statutes of Texas, 1925, relating to notice by publication in the taking of depositions of witnesses in civil cases, and declaring an emergency."

The Chair laid the bill before the House with the Senate amendments.

On motion of Mr. Hardeman, the House concurred in the Senate amendments by the following vote:

Yeas—133

Allen	Howard
Allison	Howington
Alsup	Hull
Bailey	Hunt
Baker	Isaacks
of Fort Bend	Johnson of Ellis
Baker of Grayson	Kennedy
Blankenship	Kern
Bond	Kerr
Boyd	Kersey
Boyer	Kinard
Bradbury	King
Bradford	Langdon
Bray	Lehman
Bridgers	Leonard
Broadfoot	Leyendecker
Brown of Cherokee	Little
Brown	Loggins
of Nacogdoches	London
Bundy	Mays
Burkett	McAlister
Burney	McDaniel
Cauthorn	McDonald
Celaya	McFarland
Chambers	McMurry
Clark	McNamara
Cleveland	Mohrmann
Cockrell	Monkhouse
Coleman	Montgomery
Colquitt	Morris
Colson, Mrs.	Newell
Cornett	Nicholson
Crossley	Oliver
Daniel	Pace
Davis of Jasper	Petsch
Davis of Upshur	Pevehouse
Dean	Pope
Derden	Reader of Erath
Dickison	Reaves
Dickson	Reed
Donaghey	Rhodes
Dwyer	Riviere
Faulkner	Roach
Felty	Roberts
Ferguson	Robinson
Fielden	Russell
Fuchs	Schuenemann
Galbreath	Segrist
Gilmer	Skiles
Goodman	Smith of Hopkins
Gordon, Mrs.	Smith of Matagorda
Hale	Spencer
Hamilton	Stinson
Hankamer	Stoll
Hardeman	Talbert
Hardin	Tarwater
Harp	Taylor
Harper	Tennant
Harrell of Bastrop	Thornberry
Harrell of Lamar	Thornton
Hartzog	Turner
Heflin	Vale
Holland	

Vint	White
Voigt	Wilson
Waggoner	Winfree
Weldon	Wood
Westbrook	Wright

Nays—1

Corry

Absent

Johnson of Tarrant	Ragsdale
Lock	Reader of Bexar
Piner	Shell

Absent—Excused

Anderson	Keith
Bell	Smith of Frio
Dowell	Wells
Harris	Worley

PRESENTATION TO SPEAKER R. EMMETT MORSE

The Chair presented Hon. Henry Hull of Tarrant County who, on behalf of the Members of the House, presented Hon. R. E. Morse, with a "Shrine Pin," as a birthday gift.

Mr. Morse addressed the House, expressing appreciation for the gift.

(Speaker in the Chair.)

ADDITIONAL SIGNER OF HOUSE BILL

Mr. Oliver was authorized to sign House Bill No. 419, as co-author of same.

SENATE BILLS ON FIRST READING

The following Senate bills, received from the Senate, were laid before the House, read severally first time, and referred to the appropriate committees, as follows:

Senate Bill No. 49, to the Committee on Oil, Gas and Mining.

Senate Bill No. 51, to the Committee on Oil, Gas and Mining.

Senate Bill No. 55, to the Committee on Criminal Jurisprudence.

Senate Bill No. 112, to the Committee on Banks and Banking.

Senate Bill No. 147, to the Committee on Judiciary.

Senate Bill No. 187, to the Committee on Judicial Districts.

Senate Bill No. 189, to the Committee on Judiciary.

Senate Bill No. 190, to the Committee on State Affairs.

Senate Bill No. 235, to the Committee on Judiciary.

Senate Bill No. 265, to the Committee on Banks and Banking.

Senate Bill No. 276, to the Committee on Public Health.

Senate Bill No. 298, to the Committee on State Affairs.

Senate Bill No. 299, to the Committee on Public Lands and Buildings.

Senate Bill No. 302, to the Committee on Judiciary.

Senate Bill No. 370, to the Committee on Insurance.

Senate Bill No. 373, to the Committee on Public Lands and Buildings.

Senate Bill No. 394, to the Committee on Livestock and Stock Raising.

Senate Bill No. 400, to the Committee on Judiciary.

Senate Bill No. 402, to the Committee on State Affairs.

Senate Bill No. 410, to the Committee on Judicial Districts.

Senate Bill No. 419, to the Committee on School Districts.

ADJOURNMENT

On motion of Mr. Mays, the House, at 12:00 o'clock midnight, adjourned until 10:00 o'clock a. m., next Monday.

APPENDIX

STANDING COMMITTEE REPORTS

The following committees have filed favorable reports on bills and resolution as follows:

Common Carriers: House Bill Nos. 655, and 944.

Conservation and Reclamation: House Bills Nos. 421 and 941.

School Districts: House Bill No. 910.

Judiciary: House Bill No. 939; Senate Bills Nos. 170 and 199.

Judicial Districts: House Bill No. 931.

Game and Fisheries: House Bills Nos. 391, 678 and 938; Senate Bill No. 209.

Counties: House Bills Nos. 940, 947 and 948; Senate Bill No. 408.

Appropriations: House Bill No. 257.

Labor: House Bills Nos. 425 and 630.

Rules: House Simple Resolution No. 204.

State Affairs: House Bills Nos. 770 and 929; Senate Bill No. 9.

Game and Fisheries: House Bill No. 952.

Municipal and Private Corporations: House Bills Nos. 604, 936 and 196.

Appropriations: House Bill No. 933.

The Committee on Municipal and Private Corporations filed an adverse report on House Bill No. 523.

REPORTS OF THE COMMITTEE ON ENGROSSED BILLS

Committee Room,

Austin, Texas, April 6, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. C. R. No. 83, Granting permission to the Honorable Few Brewster of the Twenty-seventh Judicial District of the State of Texas to be absent from the State at intervals during the years 1939 and 1940.

Has carefully compared same and finds it correctly engrossed.

BRIDGERS, Chairman.

Austin, Texas, March 16, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 591, A bill to be entitled "An Act to eliminate solitary confinement cells or 'dark cells' in all jails in this State, and providing for the regulation of solitary confinement cells or 'dark cells' in the Texas Prison System, defining certain terms; providing a penalty for the violation of the provisions of this Act; repealing all laws or parts of laws in conflict herewith, and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

BRIDGERS, Chairman.

Austin, Texas, March 16, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 614, A bill to be entitled "An Act amending Sections 14 and 18

of Chapter 41 of the Acts of the Fortieth Legislature, First Called Session, so as to provide for the filing of the birth record of an adopted child in the local registrar's office, and providing for a change in the birth record of a child when that child is legitimized by the marriage of its mother; and so as to provide for the registration of a birth or death that has not previously been registered, and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

BRIDGERS, Chairman.

REPORTS OF THE COMMITTEE ON ENROLLED BILLS

Committee Room,

Austin, Texas, April 6, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 339, "An Act providing for a closed season on deer and wild turkey in Bastrop County for a period of five (5) years; providing a suitable penalty for violation of this Act; repealing all conflicting laws; and declaring an emergency."

Has carefully compared same and finds it correctly enrolled.

BAILEY, Acting Chairman.

Austin, Texas, April 6, 1939.

Hon. R. Emmett Morse, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 39, Granting Mrs. Lourene Woodruff, of Karnes City, Karnes County, Texas, permission to sue the State of Texas.

Has carefully compared same and finds it correctly enrolled.

BAILEY, Acting Chairman.

SENT TO THE GOVERNOR

April 6, 1939

House Bill No. 339.

House Concurrent Resolution No. 39.

In Memory of Honorable A. G. Schluter

(Mr. Leonard in the Chair.)

Mr. Harper offered the following resolution:

H. S. R. No. 210, In memory of Honorable A. G. Schluter.

Whereas, Death is no respecter of persons, and as the years pass and age creeps up with unwavering certainty, the once vigorous body becomes inactive and the edict ever issued is accepted; and

Whereas, It has pleased Almighty God to call from our midst the soul of our esteemed friend and brother, Honorable A. G. Schluter, of Marion County, Jefferson, Texas; and

Whereas, His name is written upon the memorial pages of the House Journal, because of the excellent service he has rendered to the State of Texas as a valuable Member of the House of Representatives of the Thirty-first and Thirty-second Legislatures, and in prominence in his own community; and

Whereas, During such service he was found to be always diligent, shrewd and painstaking, ready and willing to respond to the smallest as well as the more general appeal; ever present unless barred by illness; a true Jeffersonian Democrat and a gentleman of the old school. He was born in Tennessee in 1877, came to Texas at sixteen, practiced law for about forty years in different parts of the State. He died at his home in Jefferson, April 3, 1939; now, therefore, be it

Resolved, That the Members of the Forty-sixth Legislature express their deepest regrets at the passing of this outstanding statesman and worthy citizen; and, be it further

Resolved, That a copy of this resolution be spread on the Journal of today in memory of the deceased; and, be it further

Resolved, That the Chief Clerk of the House be instructed to send the family of the deceased copies of this resolution under the seal of the Chief Clerk of the House of Representatives.

HARPER,
MAYS,
WOOD,
WHITE.

The resolution was read second time.

Signed—Morse, Speaker; Allen, Allison, Alsup, Anderson, Bailey, Baker of Fort Bend, Baker of Grayson, Bell, Blankenship, Bond, Boyd, Boyer, Bradbury, Bradford, Bray, Bridgers, Broadfoot, Brown of Cherokee, Brown of Nacogdoches, Bundy, Burkett, Burney, Cauthorn, Celaya, Chambers, Clark, Cleveland, Cockrell, Coleman, Colquitt, Mrs. Colson, Cornett, Corry, Crossley, Daniel, Davis of Jasper, Davis of Upshur, Dean, Derden, Dickison, Dickson, Donaghey, Dowell, Dwyer, Faulkner, Felty, Ferguson, Fielden, Fuchs, Galbreath, Gilmer, Goodman, Mrs. Gordon, Hale, Hamilton, Hankamer, Hardemann, Hardin, Harp, Harrell of Bastrop, Harrell of Lamar, Harris, Hartzog, Heflin, Holland, Howard, Howington, Hull, Hunt, Isaacks, Johnson of Ellis, Johnson of Tarrant, Keith, Kennedy, Kern, Kerr, Kersey, Kinard, King, Langdon, Lehman, Leonard, Leyendecker, Little, Lock, Loggins, London, McAlister, McDaniel, McDonald, McFarland, McMurry, McNamara, Mohrmann, Monkhouse, Montgomery, Morris, Newell, Nicholson, Oliver, Pace, Petsch, Pevehouse, Piner, Pope, Ragsdale, Reader of Bexar, Reader of Erath, Reaves, Reed, Rhodes, Riviere, Roach, Roberts, Robinson, Russell, Schuenemann, Segrist, Shell, Skiles, Smith of Frio, Smith of Hopkins, Smith of Matagorda, Spencer, Stinson, Stoll, Talbert, Tarwater, Taylor, Tennant, Thornberry, Thornton, Turner, Vale, Vint, Voigt, Waggoner, Weldon, Wells, Westbrook, Wilson, Winfree, Worley and Wright.

On motion of Mr. Thornton, the names of all the Members of the House were added to the resolution as signers thereof.

The resolution was unanimously adopted.